Bills have carefully examined and compared

H. B. No. 535, A bill to be entitled "An Act to amend Section 20, Chapter 118, Special Laws, passed at the Regular Session of the Thirty-fifth Legislature, the same being a special road law for Cherokee county, Texas; providing the method of handling funds derived from road district bonds, and declaring an emergency,"

And find the same correctly engrossed. COVEY, Vice-Chairman.

Committee Room,
Austin, Texas, February 26, 1925.

Hon. Lee Satterwhite, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills have carefully examined and compared

H. B. No. 477, A bill to be entitled "An Act to empower cities having more than five thousand (5000) inhabitants to purchase or otherwise acquire light systems and water systems, and additions, extensions and enlargements thereto, and additional water powers, riparian rights, and repairs of such systems, to issue bonds or notes therefor, and to secure payment thereof to mortgage and encumber the same and the incomes thereof, and everything pertaining thereto, or any part thereof; and to grant to any purchaser under any sale of foreclosure a franchise to operate the same for not over twenty years after such purchase; prescribing the powers and limiting the manner of their exercise, providing for a board of trustees to carry out any contract or encumbrance; providing for the election of a trustee and his successor to make sale on default in payment; prescribing the method of foreclosure, and giving such cities the option to include or exclude any of such property from such encumbrance; prohibiting the sale of such systems unless authorized by majority vote of the qualified property taxpayers, or under the terms of such encumbrance; and prohibiting the encumbrance of such systems except for purchase money, original cost, or to refund existing indebtedness, unless authorized in like manner; approving all proceedings heretofore had in the acquisition of any such systems, and the encumbrance of same within the authority given by this act, and declaring an emergency,"

And find the same correctly engrossed. COVEY, Vice-Chairman. REPORT OF COMMITTEE ON ENROLLED BILLS.

Committee Room, Austin, Texas, February 27, 1925. Hon. Lee Satterwhite, Speaker of the

House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 38, "An Act making provision for a better system of schools the various counties of State; providing for rural high districts to be composed of school elementary school districts; providing for boards of trustees of such districts and conferring upon such boards authority to manage and control the schools thereof as prescribed herein; providing the method of forming such rural high school districts and providing the manner in which school districts may be included in such rural high school districts and defining elementary school districts as referred to herein; providing for the annexation of certain common school districts to other common and independent districts; conferring upon school districts organized or enlarged under the provisions of this act the authority conferred on such districts by general law, except as otherwise herein prescribed, relative to the maintenance and support of the schools thereof, in order to carry out the purposes of this act, and declaring an emergency,"

Have carefully compared same and

find it correctly enrolled.

STOUT, Chairman.

THIRTY-SIXTH DAY.

(Wednesday, March 4, 1925.)

The House met at 9 o'clock a. m., pursuant to adjournment, and was called to order by Speaker Satterwhite.

The roll was called and the following members were present:

Acker.
Albritton.
Alexander
of Bastrop.
Alexander
of Limestone.
Amsler.
Atkinson.
Avis.
Baker of Orange.
Baker of Panola.
Barker.
Barron.
Bartlett.

Bateman.
Bean.
Bedford.
Bird.
Blount.
Bobbitt.
Boggs.
Bonham.
Brown.
Bryant.
Cade.
Carter.
Chitwood.
Coffey.

Conway. McFarlane. Coody. McGill. Covey. McKean. Cox of Lamar. McNatt. Cox of Navarro. Merritt. Cummings. Montgomery. Dale. Moore. Daniels. Morris. Davis of Dallas. Nicholson. Davis of Wood. Parish. DeBerry. Pavlica. Dielmann. Pearce. Dinkle. Perdue. Donnell. Petsch. Downs. Poage. Dunlap. Pool. Dunn of Falls. Pope. Dunn of Hopkins. Powell. Durham. Purl. Enderby. Rawlins. Farrar. Raymer. Faulk. Renfro. Fields. Rice. Finlay. Robinson. Florence. Rogers. Foster. Rowell. Frnka. Rowland. Graves. Sanford. Gray. Shearer. Hagaman. Sheats. Hall. Simmons. Harman. Simpson. Harper. Sinks. High. Smith of Nueces. Hollowell. Smith of Travis. Hoskins. Smyth. Jacks. Sparks. Jasper. Stautzenberger. Johnson. Stell. Jones. Stevenson. Justice. Storey. Kayton. Stout. Kemble. Strong. Taylor. Kenyon. King. Teer. Kinnear. Thompson. Tomme. Kittrell. Laird. Veatch. Lane of Hamilton. Wade. Lane of Harrison. Walker. Lipscomb. Wallace. Loftin. Webb. Low. Wells. Mankin. Westbrook. Masterson. Wester. Maxwell. Williamson. McBride. \mathbf{W} ilson. Woodruff. McDonald. McDougald. Young.

Absent.

Hull.

Runge.

Absent-Excused.

Irwin. Jordan. Stevens.

A quorum was announced present. Prayer was offered by Rev. J. C. Mitchell, Chaplain.

LEAVES OF ABSENCE GRANTED.

The following members were granted leave of absence on account of important business:

Mr. Jordan for today, on motion of Mr. Rawlins.

Mr. Stevens for today, on motion of Mr. Laird.

HOUSE BILLS ON FIRST READING.

The following House bills introduced today, were laid before the House, read severally first time, and referred to the appropriate committees, as follows:

By Mr. Blount:

H. B. No. 608, A bill to be entitled "An Act amending an Act of the Thirtyeighth Legislature, Chapter 92, page 335, said act being a special road law for Nacogdoches county, so as to eliminate Section 11 of said act and provide for three days warning to road hands instead of fifteen days, and repealing all special laws relating to public roads of Nacogdoches county, as well as all general laws in conflict with this act, and to create by this act a more efficient road system for Nacogdoches county, Texas; to provide for the appointment of hands and laying out of road precincts, specifying those subject to road duty and the number of days they shall work upon the public roads each year; to provide for relieving citizens of road duty by payment to the county treasurer of five dollars for each road year; to encourage donation to the public roads by citizens of said county, and providing for donations to be duplicated by the county treasurer out of the road and bridge fund of said county: providing for appointment of road overseers; making county commissioners of said county supervisors of the roads in their commissioner's precinct; prescribing their duties; prescribing the mode of warning those subject to road duty under the terms of this act, and making it a misdemeanor to violate the provisions of this act, and fixing a penalty therefor; and repealing all general and special laws in conflict herewith, and declaring an emergency.

Referred to Committee on Highways and Motor Traffic.

By Mr. Frnka:

H. B. No. 609, A bill to be entitled "An Act to amend Title 2, Chapter 1,

of the Penal Code of 1911, of the State of Texas, relative to the definition and division of offenses, and declaring an emergency."

Referred to Judiciary Committee.

By Mr. Durham:

H. B. No. 610, A bill to be entitled "An Act to prescribe a closed season on wild turkey, doves, pigeons, quail and wild deer or any wild game or bird or animal of the same species in Medina county; providing penalties for the violation of same; providing that if any section or part of section of this act be declared unconstitutional, the remainder of such act shall remain in full force and effect; providing fees for the securing of convictions; repealing all laws in conflict herewith, and declaring an emergency."

Referred to Committee on Game and

Fisheries.

By Mr. Smith of Nueces:

H. B. No. 611, A bill to be entitled "An Act creating the Salem Independent School District in Swisher county, Texas."

Referred to Committee on School Districts.

By Mr. Boggs:

H. B. No. 612, A bill to be entitled "An Act requiring the screening of irrigation ditches to prevent fish escaping from other waters and coming into the waters of such irrigation ditches; making it an offense to violate or fail to comply with this act; providing that the act shall apply to Tom Green, Howard, Reagan, Glasscock, Irion and Sterling counties only; prescribing penalties, and declaring an emergency.

Referred to Committee on Game and

Fisheries.

By Mr. Masterson:

H. B. No. 613, A bill to be entitled "An Act creating and establishing Sweeny Independent School District in Brazoria county, Texas."

Referred to Committee on School

Districts.

By Mr. Coody:

H. B. No. 614, A bill to be entitled "An Act to amend the special road law of Cass county, Texas, enacted by the Regular Session of the Thirty-fifth Legislature, 1917, which became effective June 20, 1917, and amended by Chapter 4, Acts Third Called Session, Thirty-

services and road overseers in said county, and providing for the payment of a road tax and the collection thereof, and declaring an emergency."

Referred to Committee on Highways and Motor Traffic.

By Mr. Bonham:

H. B. No. 615, A bill to be entitled "An Act creating the St. Paul Independent School District, situated in San Patricio county, Texas."

Referred to Committee on School

Districts.

By Mr. Blount:

H. B. No. 616, A bill to be entitled "An Act amending Articles 492 and 504 of Chapter 5, Title 14, Revised Civil Statutes of 1911, of the State of Texas by providing that all bonds executed under Article 492, Revised Civil Statutes of 1911, shall become void and of no force and effect upon the filing and approval of a new annual bond, as provided by said Article 491, Revised Civil Statutes of the State of Texas, and providing that the forms of bonds as provided in Article 504, Revised Civil Statutes of the State of Texas, shall be prepared by the Banking Board of the State of Texas; repealing all laws and parts of laws in conflict herewith, and declaring an emergency."

Referred to Judiciary Committee.

By Mr. Blount:

H. B. No. 617, A bill to be entitled "An Act providing for the collection and preservation of historic information, data, relics, grounds, the erection of monuments in the interest of history; amending Chapter 28 of the General Laws of the Second Called Session of the Thirty-eighth Legislature; creating the Texas Historical Board; defining its powers and duties; fixing the tenure of office of its members; making an appropriation for the contingent expenses of such board, and declaring an emergency."

Referred to Committee on State Af-

By Mr. Coody:

H. B. No. 618, A bill to be entitled "An Act to prohibit the taking of raccoons, skunks, mink and otter in Cass county, Texas, by means of traps, snares and deadfalls, for a period of two years from and after August 1, 1925, and providing that it shall be unlawful to take and catch raccoons, skunks, mink and fifth Legislature, as amended by Chap-ter 10, Acts Regular Session, Thirty-seventh Legislature; abolishing road during the months of December, Janotter in Cass county, Texas, by means of traps, snares and deadfalls, except uary and February, at any time after August 1, 1927, and providing penalties for violation of this law, and declaring an emergency."

Referred to Committee on Game and

Fisheries.

By Mr. Wester:

H. B. No. 619, A bill to be entitled "An Act creating and incorporating Robertson Independent School District in Crosby county, Texas."

Referred to Committee on School

Districts.

By Mr. Smyth:

H. B. No. 620, A bill to be entitled "An Act validating Common School District No. 9, Bailey county, Texas, and declaring an emergency."

Referred to Committee on School Districts.

By Mr. Smyth:

H. B. No. 621, A bill to be entitled "An Act validating Common School District No. 2, Bailey county, Texas."

Referred to Committee on School Districts.

By Mr. Smyth:

H. B. No. 622, A bill to be entitled "An Acto to create the Longview Independent School District, in Bailey county, Texas."

Referred to Committee on School Districts.

By Mr. Smyth:

H. B. No. 623, A bill to be entitled "An Act validating Common School District No. 1, of Bailey county, Texas."

Referred to Committee on School Districts.

By Mr. Smyth:

H. B. No 624, A bill to be entitled "An Act to create the West Camp Independent School District, in Bailey county, Texas."

Referred to Committee on School Districts.

By Mr. Smyth:

H. B. No. 625, A bill to be entitled "An Act to create the Bula Independent School District in Bailey county, Texas."

Referred to Committee on School Districts.

By Mr. Chitwood:

H. B. No. 626, A bill to be entitled "An Act to create the Westbrook Independent School District, in Mitchell county, Texas."

Referred to Committee on School Districts.

By Mr. Smyth:

H. B. No. 627, A bill to be entitled "An Act validating Common School District No. 12, in Bailey county, Texas."

Referred to Committee on School Districts.

BILLS ORDERED NOT PRINTED.

On motion of Mr. DeBerry, the following bills were ordered not printed:

House bills Nos. 603, 591, 588, 578, 585, 573, 584, 563, 583, 561, 591, 528; Senate bill No. 260.

RELATING TO ADJOURNMENT SINE DIE.

Mr. Bonham offered the following resolution:

Resolved by the House of Representatives, the Senate concurring. That the Regular Session of the Thirty-ninth Legislature of the State of Texas stand adjourned sine die at 12 o'clock a.m. on March 14th, A. D. 1925.

Signed.—Albritton, Alexander of Bastrop, Alexander of Limestone, Amsler, Atkinson, Barker, Bartlett, Boggs, Bonham, Bryant, Cade, Carter, Covey, Cummings, Dale, DeBerry, Dunn of Hopkins, Enderby, Farrar, Harper, Hollowell, Hoskins, Jacks, Jones, Justice, Kayton, Kemble, Kenyon, Kinnear, Lane of Harrison, Lipscomb, McBride, McDonald, McFarlane, McKean, McNatt, Moore, Pearce, Perdue, Petsch, Pool, Pope, Powell, Raymer, Rice, Robinson, Rogers, Rowell, Rowland, Shearer, Simmons, Sinks, Smith of Travis, Smyth, Stout, Taylor, Wells, Westbrook, Wester, Williamson.

The resolution was read second time. Mr. Young moved that the resolution be laid on the table subject to call.

Yeas and nays were demanded, and the motion was lost by the following vote:

Yeas-47.

Mr. Speaker.
Acker.
Atkinson.
Baker of Orange.
Baker of Panola.
Barker.
Bateman.
Bean.
Bedford.
Boggs.
Cade.
Chitwood.
Coffey.

Conway.

Dinkle.
Donnell.
Dunn of Falls.
Fields.
Finlay.
Hagaman.
Harper.
King.
Kittrell.
Lane of Hamilton.
Low.
Mankin.
Masterson.

Maxwell.

Simpson. Smith of Nueces. Smith of Travis. Merritt. Montgomery. Morris. Smyth. Nicholson. Pavlica. Stell. Pearce. Stevenson. Pope. Strong. Sanford. Teer. Wallace. Shearer. Sheats. Young.

Nays—62.

Albritton. Kemble. Amsler. Kinnear. A vis. Laird. Bobbitt. Lipscomb. Bonham. McDonald. Bryant. McDougald. McFarlane. Carter. Coody. McGill. Covey. Cox of Lamar. McKean. McNatt. Cummings. Parish. Dale. Perdue. Daniels. Powell. DeBerry. Rawlins. Dielmann. Rice. Robinson. Downs. Dunn of Hopkins. Rogers. Durham. Simmons. Enderby. Sinks. Farrar. Sparks. Faulk. Stautzenberger. Florence. Storey. Gray. Stout. Hall. Taylor. Harman. Thompson. High. Tomme. Hollowell. Veatch. Hoskins. Walker. Webb. Jasper. Jones. Wester. Justice. Williamson.

Absent.

Alexander Kenyon. Lane of Harrison. of Bastrop. Alexander Loftin. of Limestone. McBride. Barron. Moore. Bartlett. Petsch. Bird. Poage. Blount. Pool. Brown. Cox of Navarro. Purl. Raymer. Davis of Dallas. Renfro. Davis of Wood. Rowell. Dunlap. Rowland. Foster. Runge. Frnka. Wade. Graves. Wells.Hull. Westbrook. Jacks. Wilson. Woodruff. Johnson. Kayton.

Absent-Excused.

Irwin. Stevens. Jordan.

Mr. Bonham moved that further consideration of the resolution be postponed until 10 o'clock a. m. tomorrow.

(Pending consideration of the resolution, Mr. Kemble occupied the chair, temporarily.)

Mr. Wallace offered the following amendment to the resolution:

Amend resolution by striking out the "14th" and insert in lieu thereof "21st."

Question first recurring on the motion to postpone further consideration of the resolution until 10 o'clock a. m. tomorrow, yeas and nays were demanded.

The motion to postpone was lost by the following vote:

Yeas—49.

Alexander Jasper. of Limestone. King. Amsler. Kittrell. Lane of Hamilton, Atkinson. Baker of Panola. Masterson. Barker. Maxwell. Boggs. McBride. McKean. Carter. Chitwood. Moore. Covey. Morris. Davis of Dallas. Davis of Wood. Nicholson. Pearce. DeBerry. Perdue. Dielmann. Rogers. Dinkle. Rowell. Donnell. Shearer. Dunn of Falls. Simmons. Smith of Nueces. Dunn of Hopkins. Smith of Travis. Durham. Enderby. Stell. Strong. Farrar. Fields. Veatch. Webb. Graves. Gray. Westbrook. Young. Hagaman.

Nays—65.

Daniels. Acker. Downs. Albritton. Dunlap. Avis. Barron. Faulk. Bartlett. Finlay. Bateman. Florence. Bedford. Hall. Harman. Bobbitt. Harper. Bryant. Hollowell. Cade. Coffey. Hoskins. Johnson. Conway. Coody. Cox of Lamar. Jones. Justice. Cummings. Kayton. Dale. Kemble.

High.

Kinnear. Rice. Robinson. Laird. Low. Sanford. Mankin. Sheats. Sinks. McDonald. McDougald. Stautzenberger. McFarlane. Stout. McGill. Taylor. McNatt. Teer. Merritt. Thompson. Montgomery. Tomme. Walker. Pavlica. Poage. Wallace. Wells. Pope. Powell. Williamson. Rawlins. Wilson. Raymer.

Present-Not Voting.

Stevenson.

Absent.

Loftin. Alexander Parish. of Bastrop. Baker of Orange. Petsch. Pool. Bean. Bird. Purl. Renfro. Blount. Rowland. Bonham. Brown. Runge. Cox of Navarro. Simpson. Foster. Smyth. Sparks. Frnka. Hull. Storey. Wade. Jacks. Kenyon. Wester. Lane of Harrison. Woodruff. Lipscomb.

Absent-Excused.

Irwin. Jordan.

Durham.

Stevens.

Mr. Bonham moved to table the amendment by Mr. Wallace.

Yeas and nays were demanded and the motion to table prevailed by the following vote:

Yeas-62.

Florence. Albritton. Graves. Alexander of Bastrop. Hall. Harman. Atkinson. Avis. Harper. Baker of Orange. High. Hollowell. Barron. Bartlett. Jones. Kayton. Bobbitt. Kemble. Bonham. Kinnear. Bryant. Laird. Cade. Lane of Hamilton. Carter. Low. Conway. Mankin. Covey. Maxwell. Cummings. McBride. Dunlap.

McDonald.

McDougald. Sheats. McFarlane. Smith of Nueces. Sparks. McGill. McKean. Stout. McNatt. Taylor. Merritt. Teer. Thompson. Moore. Morris. Tomme. Perdue. Walker. Poage. Powell. Webb. Wells. Rawlins. Wester. Raymer. Williamson. Robinson. Wilson.

Nays-58.

Mr. Speaker. Gray. Hagaman Acker. Alexander Hoskins. of Limestone. Jasper. Amsler. Johnson. Baker of Panola. Justice. King. Barker. Kittrell. Bateman. Bean. Masterson. Bedford. Montgomery. Boggs. Pavlica. Pearce. Brown. Chitwood. Pope. Coffey. Rice. Coody. Cox of Navarro. Rogers. Rowell. Sanford. Dale. Daniels. Shearer. Davis of Dallas. Simmons. Davis of Wood. Sinks. Smith of Travis. DeBerry. Dielmann. Stautzenberger. Dinkle. Stell. Stevenson. Donnell. Dunn of Falls.
Dunn of Hopkins. Strong. Veatch. Wallace. Enderby. Faulk. Westbrook. Young. Fields. Finlay.

Present-Not Voting.

Farrar.

Absent.

Parish. Bird. Petsch. Blount. Cox of Lamar. Pool. Downs. Purl. Renfro. Foster. Frnka. Rowland. Hull. Runge. Simpson. Jacks. Smyth. Kenyon. Lane of Harrison. Storey. Lipscomb. Wade. Woodruff. Loftin. Nicholson.

Absent-Excused.

Irwin. Jordan. Stevens.

Question next recurring on the resolution, yeas and nays were demanded.

The resolution was lost by the following vote:

Yeas-53.

Albritton. McBride. McDonald. Alexander of Bastrop. McDougald. Atkinson. McFarlane. McGill. Avis. Baker of Orange. McKean. Bartlett. McNatt. Bobbitt. Merritt. Bonham. Nicholson. Bryant. Petsch. Cade. Poage. Carter. Powell. Covey. Rawlins. Cummings. Raymer. Rice. DeBerry. Florence. Robinson. Hall. Sheats. Harman. Simmons. Sparks. Harper. Hollowell. Stout. Jones. Taylor. Teer. Kayton. Kemble. Webb.

Nays--69.

 $\mathbf{Wells.}$

Wester.

Wilson.

Williamson.

Mr. Speaker. Acker. Alexander of Limestone. Amsler. Baker of Panola. Barker. Barron. Bateman. Bean. Bedford. Boggs. Brown. Chitwood. Coffey. Conway. Coody. Cox of Lamar. Cox of Navarro. Dale. Daniels. Davis of Dallas. Davis of Wood. Dielmann. Dinkle. Donnell.

Downs.

Kinnear.

Maxwell.

Lane of Hamilton.

Laird.

Low.

Dunn of Falls. Dunn of Hopkins. Durham. Enderby. Faulk. Fields. Finlay. Frnka. Graves. Gray. Hagaman. High. Hoskins. Jasper. Johnson. Justice. King. Kittrell. Mankin. Masterson. Montgomery. Moore. Morris. Pavlica. Pearce. Perdue.

Pope.

Rogers. Strong. Thompson. Rowell. Sanford. Tomme. Shearer. Veatch. Walker. Sinks. Smith of Nueces. Wallace. Westbrook. Stautzenberger. Young. Stell. Stevenson.

Present-Not Voting.

Farrar.

Absent.

Pool. Bird. Blount. Purl. Renfro. Dunlap. Foster. Rowland. Hull. Runge. Jacks. Simpson. Smith of Travis. Kenyon. Lane of Harrison. Smyth. Lipscomb. Storey.

Lipscomb. Storey.
Loftin. Wade.
Parish. Woodruff.

Absent-Excused.

Irwin. Jordan. Stevens.

TO LIMIT DEBATE.

Mr. Coody offered the following resolution:

Resolved, That no member speak over ten minutes on any one subject. And, further, that good order be maintained at any cost while a member is speaking.

The resolution was read second time and was referred by the Speaker to the Committee on Rules.

RELATING TO LOBBYING IN THE HOUSE.

Mr. Raymer offered the following resoution:

Whereas, There seems at the present time to be considerable adverse criticism of the House of Representatives regarding Senate bill No. 252, commonly known as the Amnesty bill. This criticism is confined, not to either the opponents nor the proponents of the bill. The House of Representatives should take every possible precaution to eliminate the possibility or justness of any criticism of this nature.

At several times the Speaker has announced from the Speaker's stand that lobbying on the floor of the House of any nature whatsoever was in violation of the rules of this House and that those who persisted on coming upon the floor and speaking and lobbying on any measure during the time which the House is in session, could expect to be asked

to leave the floor. Lobbyists on this measure, in spite of the Speaker's announcements, have persisted and still persist in violating the rules of this House as mentioned above. In order to preserve the dignity of this House and command respect from persons seeking to influence legislation, definite and concrete action is the only method left at the present time; and

Whereas, Judge Harvey of Houston, who is a widely-known and acknowledged proponent of the Senate bill No. 252, is almost continuously on the floor of the House and having made an address before the committee of the House considering the said Senate bill, it is only logical to assume that his mission here is purely for the purpose of influencing members' votes; and

Whereas, The writer of this resolution on yesterday overheard a man by the name of Soule, who is also of Houston, approach Judge Harvey and in a very boastful manner pass the remark which in substance was: "Well, we at least hold seventy-five votes." The assumption is that reference was being made to the vote taking regarding the placing of Senate bill No. 252 as special order for Wednesday, March 4, at 2 o'clock p. m. If this be the case, it appears to be a very presumptuous remark and especially with reference to the word "we." To whom this word "we" refers is particularly striking, as neither of the gentlemen whom the conversation was passing are members of the Thirty-ninth Legislature. From this conversation and conditions surrounding it, it would appear that lobbying on the Senate bill regarding amnesty is the prime object of both of these gentlemen who are enjoying and violating the privileges and the courtesies of this House; and

Whereas, That a continuation of this reproachful action may be definitely and unquestionably discontinued; therefore,

Resolved by the House of Representatives of the Thirty-ninth Legislature, That the Speaker of this House refuse to grant to Judge Harvey and Mr. Soule, and others who are suspected of lobbying on this measure, the privileges of the floor and that if either at the present time be upon the floor of this House that they be asked to immediately depart.

The resolution was read second time. Mr. Petsch moved to table the reso-

Yeas and nays were demanded, and the motion to table was lost by the following vote:

Yeas-55.

Low.

Masterson.

Merritt.

Morris.

Pavlica.

Pearce.

Powell.

Rogers.

Rowell.

Sanford.

Shearer.

Simpson.

Sinks.

Storey.

Strong.

Walker.

Wallace. Webb.

Wilson.

Thompson.

Stell.

Robinson.

Jones. Acker. Amsler. Justice. Kenyon. Avis. Baker of Panola. Kittrell. Lane of Harrison. Barker. Bateman. Loftin.

Bean. Bird. Boggs. Brown. Bryant. Cade. Coffey.

Cox of Navarro. Dale.

Daniels. Davis of Wood. DeBerry. Dielmann.

Dunn of Falls. Faulk. Finlay. Frnka. Graves. Gray.

Hollowell. Hoskins. Jasper.

Johnson.

Nays—62.

Albritton. Alexander of Bastrop. Alexander of Limestone.

Atkinson. Baker of Orange. Barron. Bartlett.

Bedford. Bobbitt. Bonham. Carter.

Chitwood. Conway. Coody. Cox of Lamar.

Cummings. Donnell. Downs.

Dunn of Hopkins. Durham.

Enderby. Fields. Hall.

Harman. Harper. High.

Kayton. Kinnear. Lane of Hamilton. Woodruff.

Mankin.

Blount.

Covey.

Maxwell. McBride. McDonald. McDougald. McFarlane. McGill. McNatt. Montgomery. Moore. Parish. Perdue. Petsch. Poage.

Pope. Purl. Rawlins. Raymer. Rice. Rowland. Sheats. Simmons. Sparks.

Smith of Nueces. Stautzenberger.

Stevenson. Stout. Tomme. Veatch. Wade. Wells.

Absent.

Davis of Dallas. McKean. Nicholson. Dinkle. Pool. Dunlap. Renfro. Farrar. Florence. Runge. Smith of Travis. Foster. Hagaman. Smyth. Hull. Taylor. Jacks. Teer. Kemble. Westbrook. King. Wester. Williamson. Laird. Lipscomb. Young.

Absent-Excused.

Irwin. Jordan. Stevens.

Mr. Dale moved that the resolution be laid on the table subject to call.

Yeas and nays were demanded, and the motion was lost by the following vote:

Yeas-55.

Amsler. Jones. Baker of Panola. Justice. Barker. Kenyon. Kittrell. Rateman. Bean. Lane of Harrison. Loftin. Boggs. Brown. Low. Masterson. Bryant. Coffey. Cox of Lamar. Merritt. Pavlica. Pearce. Cox of Navarro. Dale. Petsch Daniels. Powell. Davis of Wood. Purl. Dielmann. Rice. Donnell. Rogers. Downs. Rowell. Dunn of Falls. Shearer. Dunn of Hopkins. Simmons. Farrar. Simpson. Sinks. Finlay. Frnka. Stell. Storey. Graves. Gray. Strong. Hollowell. Thompson. Hoskins. Wallace. Webb. Jasper. Johnson. Wilson.

Nays-62.

Acker. Bobbitt. Albritton. Bonham. Alexander Carter. of Bastrop. Chitwood. Alexander Conway. of Limestone. Coody. Atkinson. Cummings. Davis of Dallas. Baker of Orange. Barron. DeBerry. Bartlett. Dunlap. Bedford. Durham.

Enderby. Parish. Faulk. Perdue. Hall. Poage. Harman. Pope. Harper. Rawlins. High. Raymer. Kayton. Robinson. Kinnear. Rowland. Lane of Hamilton. Sanford. Mankin. Sheats. Maxwell. Stautzenberger. McBride. Stevenson. McDonald. Stout. Taylor. McDougald. McFarlane. Tomme. McGill. Veatch. McKean. Wade. McNatt. Walker. Montgomery. Wells. Moore. Woodruff. Morris.

Absent.

Avis. Lipscomb. Bird. Nicholson. Blount. Pool. Covey. Renfro. Runge. Smith of Nueces. Dinkle. Fields. Smith of Travis. Florence. Foster. Smyth. Hagaman. Teer. Hull. Westbrook. Jacks. Wester. Kemble. Williamson. King. Young. Laird.

Absent—Excused.

Irwin. Jordan. Stevens.

Paired.

Mr. Cade (present), who would vote "yea," with Mr. Sparks (absent), who would vote "nay."

Mr. Nicholson offered the following substitute for the resolution:

Whereas, Resolutions, in an effort to protect violations of rights of the floor allowed under a liberal interpretation of House Rules as now permitted, have given rise to certain embarrassing situations; now therefore be it

Resolved, That the Speaker be supported by a confidence vote of the House, directing that the Rules of the House be explicitly enforced with respect to the rights of visitors on the floor.

Mr. Westbrook moved the previous question on the pending resolution, and the main question was ordered.

Question first recurring on the substitute resolution by Mr. Nicholson, year and nays were demanded.

The substitute resolution was adopted by the following vote:

Yeas-64.

Acker. Gray. Albritton. Harper. Hollowell. Amsler. Atkinson. Johnson. Baker of Orange. Baker of Panola. Justice. Kenyon. Barker. Kinnear. Barron. Kittrell. Bartlett. Loftin. Bateman. Low. Bean. Masterson. McDonald. Boggs. Montgomery. Bonham. Bryant. Moore. Chitwood. Nicholson. Coffey. Pavlica. Conway. Pearce. Cox of Lamar. Petsch. Cox of Navarro. Powell. Purl. Dale. Daniels. Rice. Davis of Wood. Rogers. DeBerry. Rowell. Dielmann. Shearer. Donnell. Sinks. Smith of Nueces. Dunn of Hopkins. Enderby. Stevenson.

Farrar. Faulk.

Faulk. Fields. Finlay. Foster. Frnka.

Graves.

Nays-49.

Storey.

Strong. Thompson.

Wallace.

Wilson.

Young.

Alexander McGill. McNatt. of Bastrop. Morris. Bedford. Parish. Bird. Bobbitt. Perdue. Brown. Poage. Pope. Carter. Coody. Rawlins. Raymer. Cummings. Davis of Dallas. Robinson. Dinkle. Rowland. Dunn of Falls. Sheats. Durham. Simmons. Stautzenberger. Hall. Stell. Harman. High. Stout. Hoskins. Tomme. Jasper. Veatch. Wade. Jones. Kayton. Walker. Webb. Lane of Hamilton. Wells. Mankin. Westbrook. McBride. Woodruff. McDougald. McFarlane.

Absent.

Alexander Lipscomb. of Limestone. Maxwell. Avis. McKean. Blount. Merritt. Cade. Pool. Covey. Renfro. Downs. Runge. Dunlap. Sanford. Florence. Simpson. Hagaman. Hull. Smith of Travis. Smyth. Jacks. Sparks. Kemble. Taylor. King. Teer. Laird. Wester.

Absent-Excused.

Williamson.

Irwin. Stevens. Jordan.

Lane of Harrison.

Question then recurring on the resolution as substituted, yeas and nays were demanded.

The resolution was adopted by the following vote:

Yeas-76.

Acker. Justice.
Albritton. Kenyon.
Alexander Kinnear.
of Bastrop. Lane of Hamilton.
Baker of Orange. Loftin.

Baker of Panola. McBride. Barker. McDonald. McFarlane. Barron. Bartlett. McGill. Bateman. McNatt. Bean. Merritt. Bird. Montgomery. Bobbitt. Moore.

Morris. Bonham. Nicholson. Bryant. Chitwood. Parish. Coffey. Pavlica. Conway. Pearce. Cummings. Petsch. Dale. Pope. Purl. Daniels. Davis of Wood. Rawlins. DeBerry. Raymer. Robinson. Dielmann. Dinkle. Rogers. Dunn of Hopkins. Rowell. Durham. Rowland. Simmons. Farrar.

Faulk. Sinks. Smith of Nueces. Fields. Foster. Stevenson. Gray. Storey. Harman. Stout. Harper. Strong. Taylor. High. Hollowell. Thompson. Johnson. Tomme.

Veatch. Wade. Wells. Young.

Nays-33.

Amaler. Lane of Harrison. Atkinson. Mankin. Boggs. McDougald. Perdue. Brown. Carter. Poage. Powell. Coody. Cox of Navarro. Shearer. Donnell. Sheats.

Dunn of Falls.
Finlay.
Frnka.
Graves.
Hall.
Hoskins.
Jasper.
Jones.
Stautzenberger.
Stell.
Walker.
Walker.
Wallace.
Webb.
Westbrook.
Wilson.
Woodruff.

Jones. Kittrell.

Present-Not Voting.

Kayton.

Absent.

Alexander Laird. of Limestone. Lipscomb. Avis. Low. Bedford. Masterson. Blount. Maxwell. McKean. Cade. Pool. Covey. Cox of Lamar. Renfro. Davis of Dallas. Rice. Downs. Runge. Dunlap. Sanford. Enderby. Simpson. Smith of Travis. Florence. Hagaman. Hull. Smyth. Sparks. Teer. Jacks. Kemble. Wester. Williamson. King.

Absent-Excused.

Irwin. Jordan. Stevens.

(Mr. Wade in the chair.)

SENATE JOINT RESOLUTION NO. 15 ON THIRD READING.

The Speaker laid before the House, on its third reading and final passage,

S. J. R. No. 15, An amendment in regard to tenure of officers in certain cities.

The resolution was read third time.

Mr. McFarlane offered the following

amendment to the resolution:

Amend S. J. R. No. 15, page 1, line 28, by inserting after the word "cities" the following: "over 10,000."

The amendment was lost.

(Speaker in the chair.)

The resolution then failed to pass by the following vote, not receiving the necessary two-thirds vote:

Yeas-68.

Laird. Acker. Alexander Loftin. of Bastrop. Mankin. Amaler. McDonald. Baker of Orange. Baker of Panola. McFarlane. McGill. Montgomery. Barron. Bartlett. Moore. Bateman. Morris. Bryant. Nicholson. Poage. Cade. Chitwood. Pope. Coffey. Powell. Cox of Lamar. Purl. Cox of Navarro. Renfro. Dale. Rice. Davis of Dallas. Robinson. Dielmann. Rogers. Dinkle. Rowland. Donnell. Sanford. Downs. Shearer. Dunn of Hopkins. Sheats. Durham. Simmons. Enderby. Sinks. Smith of Travis. Faulk. Stautzenberger. Frnka.

Stell. Graves. Hall. Stevenson. Harman. Taylor. Harper. Veatch. Jasper. Wade. Wester. Johnson. Jones. Wilson. Kayton. Woodruff. Kinnear. Young.

Nays-39.

High. Albritton. Hollowell. Avis. Barker. Hoskins. Bean. Justice. Bedford. Kenyon. McKean. Bird. McNatt. Bobbitt. Merritt. Boggs. Parish. Carter. Pavlica. Coody. Pearce. Cummings. Daniels. Perdue. Davis of Wood. Pool. Dunn of Falls. Rawlins. Stout. Farrar. Thompson. Fields. Walker. Florence. Wallace. Foster. Webb. Gray. Westbrook. Hagaman.

Present-Not Voting.

DeBerry.

Kittrell.

Absent.

Alexander Masterson. of Limestone. Maxwell. McBride. Atkinson. Blount. McDougald. Bonham. Petsch. Brown. Raymer. Rowell. Conway. Covey. Runge. Dunlap. Simpson. Smith of Nueces. Finlay. Hull. Smyth. Jacks. Sparks. Kemble. Storey. King. Strong. Teer. Lane of Hamilton. Tomme. Lane of Harrison. Wells. Lipscomb. Low. Williamson.

Absent—Excused.

Irwin. Jordan. Stevens.

Mr. Cummings moved to reconsider the vote by which the resolution failed to pass and asked to have the vote to reconsider spread on the Journal.

Mr. Rawlins called up the motion to reconsider and moved to table the motion.

The motion to table prevailed.

SENATE BILL NO. 51 ON THIRD READING.

The Speaker laid before the House, on its third reading and final passage,

S. B. No. 51, A bill to be entitled "An Act for the relief of railway corporations having charters granted or amended since the first day of January, 1892, and which have failed or are about to fail, to construct their roads and branches, or any part thereof, within the time required by law, and declaring an emergency."

The bill was read third time, and

was passed.

SENATE BILL NO. 117 ON THIRD READING.

The Speaker laid before the House, on its third reading and final passage,

S. B. No. 117, A bill to be entitled "An Act to amend Article 1689 of the Revised Civil Statutes of the State of Texas providing that the bond of the district clerk shall be made in such a sum as the commissioners court may direct, not to exceed twenty-five thousand (\$25,000) dollars, and providing for the paying of said bond by the commissioners court out of the general funds of the county."

The bill was read third time.

Mr. Stout offered the following amendment to the bill:

Amend Senate bill No. 117, line 21, page 1, by inserting "fifty thousand dollars" in lieu of "twenty-five thousand dollars."

Mr. Harman moved to table the amendment.

Yeas and nays were demanded and the motion to table prevailed by the following vote:

Yeas-65.

Acker. Kinnear. Amsler. Kittrell. Lane of Hamilton. Avis. Bartlett. Low. Bean. McBride. Bedford. McGill. McKean. Bird. Bobbitt. Merritt. Boggs. Moore. Bonham. Pavlica. Bryant. Pearce. Carter. Petsch. Chitwood. Poage. Pool. Coody. Cox of Lamar. Purl. Cox of Navarro. Rawlins. Davis of Wood. Rice. Robinson. Dinkle. Donnell. Rogers. Rowell. Downs. Dunn of Hopkins. Sheats. Durham. Sinks. Smith of Nueces. Frnka. Stautzenberger. Hall. Harman. Stell. Stevenson. Harper. Thompson. High. Tomme. Hollowell. Veatch. Hoskins. Walker. Jones. Justice. Wallace. Wester. Kenyon. Young. King.

Nays-30.

Albritton. Laird. Alexander Loftin. of Bastrop. McFarlane. McNatt. Baker of Orange. Baker of Panola. Nicholson. Barker. Parish. Barron. Perdue. Powell. Cade. Coffey. Renfro. Rowland. Daniels. Shearer. Dielmann. Dunn of Falls. Simmons. Enderby. Storey. Stout. Foster. Hagaman. Wade. Woodruff. Johnson. Kayton.

Present-Not Voting. Cox of Lamar. Cox of Navarro. Pavlica. Pearce. Bateman. Dunlap. Cummings. Perdue. Brown. Farrar. Dale. Poage. Covey. McDonald. Daniels. Pool. Cummings. Webb. Davis of Wood. Powell. DeBerry. Purl. Dinkle. Absent. Donnell. Rawlins. Downs. Masterson. Alexander Raymer. of Limestone. Maxwell. Dunn of Falls. Reniro. Durham. Atkinson. McDougald. Rice. Blount. Montgomery. Enderby. Robinson. Conway. Farrar. Rogers. Morris. Fields. Rowell. Dale. Pope. Davis of Dallas. Raymer. Graves. Rowland. Faulk. Runge. Hagaman. Sheats. Fields. Sanford. Harman. Simmons. Finlay. Simpson. High. Smith of Nueces. Smith of Travis. Hoskins. Florence. Stautzenberger. Graves. Smyth. Jones. Stell. Gray. Sparks. Justice. Storey. Hull. Kayton. Stout. Strong. King. Jacks. Taylor. Taylor. Teer. Jasper. Kittrell. Thompson. Kemble. Wells. Laird. Veatch. Lane of Harrison. Lane of Hamilton. Wade. Westbrook. Lipscomb. Williamson. Loftin. Walker. Wilson. Merritt. Wallace. Mankin. Moore. Westbrook. Absent—Excused. Parish. Present-Not Voting. Irwin. Stevens. Jordan. Bedford. Stevenson. Question recurring on the final pas-DeBerry. Woodruff. sage of the bill, yeas and nays were de-McDonald. manded. Absent. Senate bill No. 51 then failed to pass Alexander Maxwell. by the following vote: of Limestone. McDougald. Atkinson. McKean. Yeas-29. Baker of Panola. Montgomery. Kinnear. Blount. Morris. Baker of Orange. Low. Conway. Petsch. Bobbitt. McBride. Dielmann. Pope. Carter. McFarlane. Dunlap. Runge. Davis of Dallas. McGill. Faulk. Sanford. Dunn of Hopkins. McNatt. Finlay. Simpson. Florence. Nicholson. Smith of Travis. Gray. Foster. Shearer. Hull. Smyth. Frnka. Sinks. Jacks. Sparks. Hall. Tomme. Kemble. Strong. Нагрег. Webb. Lane of Harrison. Teer. Hollowell. Wester. Lipscomb. Wells. Jasper. Wilson. Mankin. Williamson. Johnson. Young. Masterson. Kenyon. Nays-77. Absent—Excused. Albritton. Bird. Irwin. Stevens. Boggs. Alexander Jordan. of Bastrop. Bonham. Amsler. Brown. RESCINDING ACTION ON HOUSE Avis. Bryant. BILL NO. 218.

Mr. Stevenson offered the following

H. C. R. No. 26, Rescinding action on

resolution:

House bill No. 218.

Barker.

Barron.

Bean.

Bartlett.

Bateman.

Cade.

Coffey.

Coody.

Covey.

Chitwood.

Resolved by the House, the Senate concurring. That the action of the Speaker and the President of the Senate in signing House bill No. 218 be rescinded and that the Speaker of the House and the President of the Senate erase their names from the enrolled bill.

The resolution was read second time and was adopted.

SENATE BILL NO. 72 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to

third reading,

S. B. No. 72, A bill to be entitled "An Act to amend Section 1 and Section 5 of Chapter 16, Acts of the Regular Session of the Thirty-fifth Legislature as amended by Chapter 58, Acts of the Regular Session of the Thirtyfifth Legislature, constituting the judges of the district courts and county judges of counties of certain population a juvenile board of such county and prescribing the powers and duties of such board, including officers and providing for the payment of compensation for such officers and allowing the said district judges an additional salary to be paid out of the general fund of such county; providing for the fixing of such additional salary by the commissioners court of such counties, and declaring an emergency."

The bill was read second time.

Mr. Rawlins offered the following (committee) amendment to the bill:

Amend Senate bill No. 72 by striking out all below the enacting clause and inserting in lieu thereof, the following:

Section 1. That Section 1, Section 2 and Section 5 of Chapter 16, Acts of the Regular Session of the Thirty-fifth Legislature as amended by Chapter 58, Acts of the Regular Session of the Thirty-fifth Legislature be amended and the same is hereby amended so as to hereafter read as follows:

Sec. 2. In any county of this State having a population of fifty thousand or over, or containing a city having a population of thirty thousand or over according to the United State census of 1920, and having two or more district courts, the judges of the several district courts of said county together with the county judge of such county are hereby constituted a juvenile board for such county.

Sec. 3. Said board shall have authority to appoint one or more discreet persons of good moral character to serve as probation officers during the pleasure of said board. Such officers shall be paid the other district judges of the

paid such salary per month as said board may recommend and the commissioners court of such county may authorize, not to exceed \$225 per month, for chief probation officer; \$200 per month for the first assistant probation officer, and \$150 per month for each additional assistant probation officer. Such probation officer shall have authority, and it shall be their duty, to make investigation of all cases referred to them as such by such board, to be present in court, and to represent the interests of the child when the case is heard, and to furnish to the court and such board such information and assistance as such board may require, and to take charge of any child before and after the trial, and to perform such other services for the child as may be required by the court or said board.

Sec. 4. Such board shall hold regular or special meetings in accordance with the rules which it may prescribe, and at intervals of not less than once in every three months, and shall keep such rec-ords as it desires, and shall hear and consider such facts as may be brought to its attention, under such rules as it may prescribe, concerning the welfare of any child in such county or under the jurisdiction of any of its courts, and in the event such child has been adjudged to be dependent, neglected or delinquent, by any of the courts of such county, it may make to the court or person having custody of such child, or if such child has been adjudged guilty of any crime, then to the Board of Pardons and Governor, such recommendation in writing as it may think proper concerning the care and custody of such child.

Sec. 5. Such board shall neither have

nor exercise judicial power nor function; but in the event such board desires to make inquiry as to whether any child should be adjudged either dependent, neglected or delinquent, it shall have power to direct one of the probation officers of said board to file complaint against such child in some one of the courts of such county having jurisdiction to hear and determine such complaint, and such board or the members thereof may be present at such hearing, either in person or by one or more of its probation officers, and make such inquiry concerning such child as may be proper under the established rules of procedure in such court.

Sec. 6. From and after the passage of this act, the salary of each of the judges of the district courts of such county

shall be not less than \$750 and not more than \$1500 in addition to that

State, said additional salary to be paid monthly out of the general funds of such county upon order of the commissioners court, the amount of such additional salary to be fixed by the commissioners court at any amount not less than \$750 nor more than \$1500 hereinbefore provided.

Sec. 7. The fact that in many counties in this State a juvenile board such as provided for is greatly needed, and the work of the various juvenile courts is greatly increased, and no adequate system is provided for this highly important work creates an emergency and an imperative public necessity requiring that the constitutional rule that bills be read on three several days be suspended and the same is hereby suspended and this law shall be in effect from and after its passage, and it is so enacted.

Mr. Wallace offered the following amendment to the (committee) amendment:

Amend committee amendment to Senate bill No. 72, Section 2, line 40, page 3, after the words "State" by inserting the following: "having as many as fifty producing wells or."

The amendment to the amendment was lost.

Mr. Barker offered the following amendment to the bill:

Amend Senate bill No. 72 by striking out the enacting clause.

Question-Shall the amendment be adopted?

BILLS SIGNED BY THE SPEAKER.

The Speaker signed, in the presence of the House, after giving due notice thereof and their captions had been read severally, the following enrolled bills:

S. B. No. 254, "An Act to authorize the commissioners court of Wilbarger county, Texas, to contract and agree with the proper authorities of the State of Oklahoma for the construction of a public bridge across Red River at some point on the north line of Wilbarger county, Texas, out of the road and bridge fund of said county, to pay not more than twenty-five per cent of the cost of construction and maintenance, and to authorize the issuance of bonds and warrants for said purpose and to provide that said bridge, when constructed, shall be a part of the public highways of the State of Texas, and to authorize the appropriation of funds by the said Highway Commission to aid in the construction and mainte- | public free schools; repealing all laws

nance thereof, and declaring an emergency."

- S. B. No. 321, "An Act to create and establish the Richmond Independent School District in Fort Bend county, Texas, including therein the territory of the present Richmond Independent District as incorporated under the general laws; providing a board of trustees for the said district, and conferring upon the board of trustees the rights, powers and duties prescribed by general laws for independent school district trustees; validating current contracts, indebtedness and tax levies of the present Richmond Independent District as the valid and subsisting contracts, indebtedness and taxes of the district as hereby created, and declaring an emergency."
- S. B. No. 317, "An Act creating and establishing the Laureles Independent School District in Kleberg county, Texas, defining its boundaries, providing for the election and qualifications of trustees thereof, vesting said district with the rights, powers, duties and privileges of districts incorporated under the general laws for free school purposes, and declaring an emergency."
- S. B. No. 299, "An Act creating and establishing the El Sauz Independent School District, in Willacy county, Texas; defining its boundaries; providing for the election and qualification of trustees thereof, and vesting said district with the rights, powers, duties and privileges of districts incorporated under the general laws for free school purposes, and declaring an emergency.'
- S. B. No. 300, "An Act creating and establishing the Santa Gertrudis Independent School District, in Kleberg county, Texas; defining its boundaries; providing for the election and qualification of trustees thereof, and vesting said district with the rights, powers, duties and privileges of districts incorporated under the general law for free school purposes, and declaring an emer-
- S. B. No. 344, "An Act creating the Franklin Independent School District, in Robertson county, Texas; validating all levies of taxes and contracts made in behalf of the existing Franklin Independent School District; continuing in office the board of trustees of said independent district; providing for the maximum rate of taxation; for the issuance of bonds and the maintenance of the

in conflict with the provisions of this act, and declaring an emergency."

S. B. No. 215, "An Act to create the Auton Independent School District, in Hockley and Lamb counties, Texas, including therein a part of Common School District No. 2, in Hockley county, Texas, and a part of the Littlefield Independent School District, in Lamb county, Texas, and defining its boundaries; providing for the election of a board of trustees therefor; vesting said independent school district with all of the rights, powers, privileges and duties conferred upon independent school districts incorporated under the general laws of Texas; declaring that all taxes and bonds heretofore authorized by any former district or districts, part or parts of which are included in the Anton Independent School District shall remain in full force and effect, and for the payment of the pro rata thereof, or the pro rata parts thereof; repealing all laws or parts of laws in conflict herewith in so far as they may relate to it; providing that invalidation by the courts of any section or provision of this act shall not invalidate any remaining provision thereof, and declaring an emergency."

S. B. No. 285, "An Act to create a more efficient road system for McLennan county, Texas; making county commissioners of said county ex-officio road commissioners, and prescribing their duties as such, and providing for their expenses and compensation as road commissioners, and defining the powers and duties of such county commissioners; providing for the working of county convicts on the public roads of said county; providing for officers, fees and rewards and penalties for said convicts, and rewards for the capture of escaped convicts; providing for the employment of a county road superintendent of said county, fixing the salary of said road superintendent; defining his duties as such road superintendent; providing for the employment of road keepers in said county and the defining of their duties; providing for eminent domain in the opening, widening, laying out, and straightening of public highways, and in securing material for the construction or maintenance of public highways in McLennan county, repealing all laws requiring road or street duty, fixing penalties for the violation of this act, repealing all laws in conflict herewith, and declaring an emergency."

S. B. No. 257, "An Act creating the Roby Independent School District, in

Fisher county, Texas; setting forth the metes and bounds of such district; providing a board of trustees therefor, and defining their powers; vesting such district with the rights, powers and duties of districts incorporated for free school purposes only under the general laws of the State of Texas; providing for an election to assume the outstanding bonds of the present Roby Independent School District; providing for the authority to change the boundary lines of such district, and declaring an emergency."

S. B. No. 337, "An Act to amend Chapter 155 of the Acts of the Thirtyfourth Legislature as amended by Chapter 23 of the Acts of the Thirty-fifth Legislature and to amend subdivisions 9, 75 and 80 of Article 30, Title 5 of the Revised Civil Statutes of the State of Texas, and to amend Chapter 104 of the laws passed by the Thirty-eighth Legislature approved March 31, 1923, and to reorganize the Seventy-fifth Judicial District of Texas and remove therefrom the county of Montgomery, and to reorganize the Ninth Judicial District of Texas and remove therefrom the counties of Hardin and Liberty, and to add thereto the county of Waller, and to remove said county of Waller from the Eightieth Judicial District of the State of Texas, and fixing the time of holding court in said Seventy-fifth, Ninth and Eightieth Judicial District, and providing for the continuance in office of the present district judges and district attorneys within certain limits, and validating process, bonds, recognizances and decrees issued and rendered under existing arrangements, and repealing all laws and parts of laws in conflict herewith, and declaring an emergency.'

S. B. No. 243, "An Act creating the Wildorado Independent School District in Oldham county, Texas; providing for a board of trustees in said independent school district and conferring on said district and its board of trustees all the rights, powers, privileges and duties now conferred and imposed by the general laws of the State upon independent school districts and the board of trustees thereof; to provide for the election of trustees, for the raising of revenues, issuing of bonds, building and maintaining schoolhouses, maintaining public free schools, declaring valid an issue of bonds heretofore made, declaring valid a maintenance tax heretofore voted, and declaring an emergency."

S. B. No. 242, "An Act creating the Vega Independent School District in Oldham county, Texas; providing for a

board of trustees in said independent school district and conferring on said district and its board of trustees all the rights, powers, privileges and duties now conferred and imposed by the general laws of the State upon independent school districts and the board of trustees thereof; to provide for the election of trustees, for the raising of revenues, issuing of bonds, building and maintaining schoolhouses, maintaining public free schools, declaring valid an issue of bonds heretofore made; declaring valid a maintenance tax heretofore voted, and declar-

ing an emergency."

S. B. No. 339, "An Act to amend Section 1, Chapter 9, Special Laws of the Thirty-eighth Legislature, Regular Session, being entitled 'An Act creating the Rock Springs Independent School District in Edwards county, Texas; defining the metes and bounds; providing a board of trustees therefor, for raising revenue, issuing bonds; vesting it with the rights, powers and duties of districts incorporated for school purposes only under the general laws of the State of Texas; providing for an election to assume the outstanding bonds of the Rock Springs Common School District, and declaring an emergency,' so that the said above recited section shall hereafter read as herein set out; and adding a new section to said act to be known as Section 2a, validating the bonds of said Rock Springs Independent School District, and declaring an emergency.'

S. B. No. 361, "An Act to permit the catching of sucker, buffalo, carp and shad during the months of July. August and September in the counties of Burnet and Williamson; prescribing a penalty, and declaring an emergency."

S. B. No. 258, "An Act to create the

Auson Independent School District, incorporated under the general laws; providing a board of trustees therefor; vesting said Anson Independent School District board of trustees with all the rights, powers, privileges and duties conferred upon independent school districts incorporated under the general laws of Texas; providing for the validation of all contracts, bonds or other valid indebtedness and tax levies of the present Anson Independent School District, as the subsisting obligations and acts created by this act; providing for an election to determine as to the assumption of outstanding bonded indebtedness of territory hereby incorporated, as herein set out, and declaring an emergency.

S. B. No. 319, "An Act to create the Golden Independent School District in Wood county, Texas; describing said district created by metes and bounds;

providing a board of trustees therefor; vesting said school district and board of trustees with all the rights, powers, privileges and duties conferred upon independent school districts incorporated under the general laws of Texas; providing for an election to determine whether or not said district shall assume and pay outstanding bonds of the territory therein embraced and levy a tax therefor; providing for the establishment of high schools in said district; providing for a district superintendent of said district; giving said district the taxing and bonding powers as provided for in the laws of the State relative to independent school districts, and declaring an emergency.'

S. B. No. 21, "An Act adding to Chapter 17, of Harris county road law, passed by the Regular Session of the Thirty-third Legislature of the State of Texas, a new section, to be known as Section 5a, authorizing the commissioners court of Harris county, Texas, for the purpose of properly laying out all roads and superintending their maintenance, to purchase automobiles for the use of commissioners when acting as road supervisors, under appropriate regulations of said court, and providing for reports thereon to the auditor, and limiting the amount to be expended therefor, and providing for the marking of said cars and a penalty for failure to mark, and declaring an emergency."

H. B. No. 394, "An Act to amend Article 1399 of the Revised Statutes of Texas, by providing that the assessor of taxes and collector of taxes in counties having within their boundaries a city or cities, other than the county seat, having a population of 20,000 or more, may maintain a branch office in said city or cities with one or more deputies, and providing for the payment of expenses for maintaining said office."

H. B. No. 210, "An Act to increase the civil jurisdiction of the county court of Cochran county, and declaring an emergency."

S. B. No. 253, "An Act to authorize the commissioners court of Wichita county, Texas, to contract and agree with the proper authorities of the State of Oklahoma for the construction of a public bridge across Red River at some point on the north line of Wichita county, Texas, and to authorize said commissioners court of Wichita county, Texas, out of the road and bridge funds of said county to pay not more than twenty-five per cent of the cost of construction and maintenance, and to authorize the issuance of bonds or war-

rants for said purpose, and to provide that the said bridge, when constructed, shall be a part of the public highways of the State of Texas, and to authorize the appropriation of funds by the said Highway Commission to aid in the construction and maintenance thereof, and

declaring an emergency.'

S. B. No. 273, "An Act creating the Tavener Independent School District in Fort Bend county, Texas; defining its boundaries; providing for a board of trustees in said independent district and conferring upon said district and its board of trustees the rights, powers, privileges and duties now conferred and imposed by the general laws of the State upon independent school districts and the board of trustees thereof; providing for the election of trustees; for the raising of revenues; issuing bonds, building and maintaining of schoolhouses, maintaining public free schools; declaring valid the maintenance tax heretofore voted and bonds issued by said district; providing for the collection of the present maintenance tax levy; vesting the title to all moneys and property of Tavener Common School District No. 29 in the Tavener Independent School District; providing for the assessment and collection of taxes in said district, and creating an emergency.'

S. B. No. 328, "An Act creating the Rosenberg Independent School District in Fort Bend county, Texas; defining its metes and bounds, including the territory of the former Rosenberg Independent School District heretofore created under the general laws of this State, and that certain territory added thereto by special act of the Thirtyfifth Legislature; providing a board of trustees therefor, which shall manage and control the affairs of the district; vesting the district and the board of trustees thereof with rights, powers, duties and privileges of an independent school district incorporated for public free school purposes only; providing that the outstanding bonded indebtedness of the district shall remain in force and effect against the territory which voted same; providing that the board of trustees of the district as created by this act, may, without being petitioned, order an election to determine whether the district as a whole shall assume the outstanding indebtedness; providing that the local maintenance and other tax heretofore voted shall be continued in force and effect until such time as the same may be changed by the qualified voters of the district; validating a certain bond issue and the election author-

trustees to perform all acts necessary to issue said bonds and providing sufficient tax therefor; providing that if any clause or provision of this act be declared unconstitutional, such action by the court shall not invalidate the remaining provisions thereof, and declar-

ing an emergency."
H. B. No. 308, "An Act to establish a system of public roads and bridges for Denton county and to empower the commissioners court thereof to provides rules and regulations therefor, and a system for the construction of such roads and bridges, the maintenance and repair thereof, and to condemn private property for such purposes, to constitute each county commissioner, ex-offico commissioner of the public roads and bridges of his precinct and to prescribe the powers and duties of the county commissioners pertaining to roads; to regulate the expenditure of monies arising from the levy of taxes for road and bridge purposes, to designate and define certain cardinal roads in the county, to provide for the selection of a county engineer and for the employment of a consulting engineer, and for road construction, to employ special counsel for the county, when road matters are involved, and to empower the commissioners court to make such contracts with respect to the construction, maintenance or repair of roads and bridges that may be necessary and to provide for the compensation of the commissioners for the performance of their duties under the terms of this act, and to prescribe penalties for the violation of this act, and repealing all laws in conflict with the provisions hereof, and declaring an emergency."

H. B. No. 374, "An Act making it lawful for the commissioners court of Mc-Culloch, San Saba and Lampasas counties to pay out of the general fund of such counties bounties for the destruction of predatory animals; providing that on petition of two hundred freeholders the commissioners court of such county may provide amount of bounty; and prescribing manner of payment, and

declaring an emergency."

H. B. No. 293, "An Act to create the Dry Lake Independent School District situated in Dickens county, Texas; providing for a board of seven trustees; defining the powers of said board of trustees; validating all outstanding indebtedness and providing that said indebt-edness shall be assumed by Dry Lake Independent District; validating and continuing in force taxes heretofore levied; vesting the title of certain school property in the board of trustees of the Dry izing same; authorizing the board of Lake Independent School District; placing the district in all other matters under the provisions of the general law,

and declaring an emergency.

H. B. No. 267, "An Act creating and incorporating the Draw Independent School District in Lynn county, Texas, out of territory now comprising the Draw Common School District No. 8, in Lynn county, Texas; defining the boundaries thereof; providing for a board of trustees thereof, and defining their powers and authority; authorizing such board of trustees to levy, assess and collect taxes for maintenance and building purposes, and to issue bonds therefor; providing for an assessor and collector of taxes and a board of equalization for said district; providing for the validation of all outstanding obligations and indebtedness of the said Draw Common School District No. 8 and the assumption of all such obligations and indebtedness by the Draw Independent School District; validating and continuing in force all taxes and bonds that are now in force in said district; providing that the title to all property in said district be divested out of the Draw Common School District No. 8 and vested in Draw Independent School District as created by this act; providing for the election and terms of office of the trustees of said district and filling vacancies on said board; providing for a seal for said district; providing that said trustees shall be governed by the general laws of Texas in all matters where this act is silent; repealing all laws and parts of laws in conflict herewith; providing that invalidation by the courts of any portion of this act shall not invalidate any remaining portions, and declaring an emergency.

H. B. No. 415, "An Act creating and incorporating Goodlett Independent School District in Hardeman county, Texas; defining the boundaries thereof; providing for a board of trustees, their election, terms of office, qualifications, powers, duties and authority; authorizing said board to levy, assess and collect taxes for maintenance and building purposes and to issue bonds; providing for an assessor and collector of taxes and a board of equalization; providing that the Goodlett Independent School District shall assume and discharge all valid outstanding bonds, obligations and indebt-edness of Common School District No. 32, in Hardeman county, Texas; validating and continuing in force all taxes heretofore voted and now in force in said Common School District No. 32; providing that the title to all property now vested in Common School District No. 32 shall, on the passage of this act, | fore authorized by a majority of the

vest in Goodlett Independent School District as herein created; providing for filling vacancies in the board of trustess; providing for the collection of delinquent taxes; providing for taking scholastic census; providing for a seal for said district; providing that the board of trustees of said district shall in all things be governed by the general laws of Texas relating to independent school districts in matters where this act is silent; repealing all laws in conflict herewith; providing that invalidation by the courts of any provision of this act shall not invalidate any remaining portion or provision hereof, and declaring an emergency."

H. B. No. 299, "An Act to amend Chapter 107, Section 3 of the Local and Special Laws of the Thirty-fifth Legislature, regulating the method of taking or catching fish in the public fresh waters of Tom Green county, State of Texas, and providing for violations, and declaring an emergency."

H. B. No. 294, "An Act changing the time of holding the terms of the district court in the One Hundredth Judicial District, and providing that all process and writs heretofore issued and all recognizances and bonds heretofore made and executed and returned to existing terms of district court in the counties composing said district together with jurors heretofore selected are valid and returnable to the first term of such court after this act takes effect, and providing for the continuation of the existing district courts in said counties in session when this act takes effect to the end of their terms, repealing all conflicting laws, and declaring an emergency.

H. B. No. 376, "An Act to amend Chapter 63, Local and Special Laws of the Third Called Session of the Thirtysixth Legislature, same being an act creating the Dixon Independent School District in Hunt county, Texas, by redefining its boundaries and by adding thereto Sections 2a, 2b, 2c and 2d; authorizing said Dixon Independent School District to issue bonds under the provisions of the general law for the purpose of providing funds to be expended in payment of accounts legally contracted in constructing and equipping public free school buildings in said district, or for the purpose of purchasing, constructing, repairing or equipping public free school buildings within the limits of said district and the purchase of the necessary sites therefor; validating bond issue for said purposes heretoproperty taxpaying voters of said dis-

trict, and declaring an emergency."
H. B. No. 180, "An Act amending Article 6267 of the Revised Civil Statutes of 1911 as amended, and amending Chapter 2, Title 105, Revised Civil Statutes of 1911, by inserting therein Article 6267a, said articles relating to pensions; authorizing and directing the collection of the increased amount of taxes under Section 51 of Article 3 of the State Constitution as amended; amending the Statutes so as to conform to the purpose and intent and the authority granted in said section of the Constitution as amended; repealing Chapter 86 of the General Laws of the Regular Session of the Thirty-sixth Legislature and all laws and parts of laws in conflict with this act; providing the rule of construction in event any part of this act should be held to be invalid, and declaring an emergency."

S. B. No. 330, "An Act to amend Chapter 90, page 185, of the General Laws of the State of Texas, passed by the Thirtyeighth Legislature, at its Regular Session in 1923, the same being an act to reorganize the Thirty-fifth Judicial District of Texas, to name the counties composing such Thirty-fifth Judicial District of Texas, and to fix the time for holding court in the counties composing said district; to provide for the execution and return of process issued out of said court; fixing the time when this act becomes effective and to repeal all laws and parts of laws in conflict therewith,

and declaring an emergency."

S. B. No. 46, "An Act authorizing any private corporation for profit, hereafter or heretofore organized under the laws of this State, other than corporations authorized to conduct a banking or insurance business, to issue shares of its stock without nominal or par value, in such classes, with such preferences and for such consideration as may be prescribed and specifying the form of certificate for such stock; and providing for filing with Secretary of State statement showing total shares of all stock to be issued, classes thereof and actual consideration received by the corporation for shares issued without nominal or par value; and providing for not less than 10 per cent of authorized number of said shares to be subscribed and paid for; and providing for payment to the State of filing fees and franchise tax on stock without nominal or par value and determining the basis for computing such fees," etc.

H. B. No. 146, "An Act dividing Ropes Independent School District, in Hockley

county, Texas; creating two independent school districts; creating and incorporating Ropes Independent School District No. 1, Hockley county, Texas; reestablishing and redefining the boundaries; providing for a board of trustees, their election, terms of office, qualifications, powers, duties and authority; authorizing said board to levy, assess and collect taxes for maintenance and building purposes, and to issue bonds; providing for an assessor and collector of taxes and for a board of equalization; providing that the Ropes Independent School District shall assume and discharge any and all valid outstanding obligations and indebtedness of Ropes Independent School District No. 1, in Hockley county, Texas; validating and continuing in force all taxes heretofore voted and now in force in said Ropes Independent School District No. 1; providing that title to all property now vested in Ropes Independent School District as herein created; providing for filling vacancies in the board of trustees; providing for a seal for said district; providing that the board of trustees of said district shall in all things be governed by the general laws of Texas relating to independent school districts in matters where this act is silent; repealing all laws in conflict herewith; providing that invalidation by the courts of any provision of this act shall not invalidate any remaining portion or provision, and declaring an emergency.'

H. B. No. 136, "An Act creating the Flomot Independent School District, in Motley county, Texas; defining the boundaries thereof, vesting the management thereof in a board of seven trustees; providing for their election, and for the organization of the board; vesting said district with all the rights, powers, privileges and duties of a town or village incorporated under the laws of the State for free school purposes only; vesting the board of trustees with the rights, powers, privileges and duties conferred and imposed by the general laws of this State upon trustees of independent school districts incorporated under the general laws of the State of Texas; providing for the appointment of an assessor and collector of taxes and board of equalization; divesting the title to all property theretofore and now vested in Common School District No. 8, Motley county, Texas, out of said district and vesting same in the board of trustees of Flomot Independent School District, declaring in full force

and effect of all maintenance tax heretofore voted or bonds heretofore issued by Common School District No. 8, Motley county, Texas, to be in full force and effect in so far as this act might affect them, and declaring an emergency."

H. B. No. 137, "An Act creating the Matador Independent School District in Motley county, Texas, defining the boundaries thereof, vesting the management thereof in a board of seven trustees; providing for their election and for the organization of the board; vesting said district with all the rights, powers, privileges and duties of a town or village incorporated under the laws of the State for free school purposes only; vesting the board of trustees with the rights, powers, privileges and duties conferred and imposed by the general laws of this State upon trustees of independent school districts incorporated under the general laws of Texas; providing for the appointment of an assessor and collector of taxes and board of equalization; divesting the title of all property theretofore and now vested in Common School District No. 6, Motley county, Texas, out of said district and vesting the same in the board of trustees of Matador Independent School District of Motley county; declaring in full force and effect all maintenance tax heretofore voted, and all bonds heretoforce issued by said Common School District No. 6, of Motley county, to be in full force and effect in so far as this act might affect them, and declaring an emergency."

RECESS.

On motion of Mr. Hall, the House, at 12 o'clock m., took recess to 2 o'clock p. m. today.

AFTERNOON SESSION.

The House met at 2 o'clock p. m. and was called to order by the Speaker.

SENATE BILL NO. 72 ON PASSAGE TO THIRD READING.

The House resumed consideration of pending business, same being Senate bill No. 72, relating to County Juvenile Boards, on its passage to third reading, with committee amendment by Mr. Rawlins, and amendment by Mr. Barker striking out the enacting clause of the bill, pending.

Mr. Dale moved the previous question | Kenyon.

on the pending amendments and the bill and the main question was ordered.

Question first recurring on the amendment by Mr. Barker, striking out the enacting clause of the bill, it was lost.

Question next recurring on the (committee) amendment, it was adopted.

Mr. Rawlins, by unanimous consent, offered the following amendment to the bill:

Amend Senate bill No. 72 by striking out all above the enacting clause and inserting in lieu thereof the following: "An Act to amend Section 1, Section 2, and Section 5, of Chapter 16, Acts of the Regular Session of the Thirty-fifth Legislature, as amended by Chapter 58, Acts of the Regular Session of the Thirty-fifth Legislature, constituting the judges of district courts and county judge of counties of certain population a juvenile board of such county and prescribing the powers and duties of such boards, including the appointment by it of probation officers and providing for the payment of compensation for such officers and allowing the said district judges an additional salary to be paid out of the general fund of such county; providing for the fixing of such additional salary by the commissioners court of such counties, and declaring an emergency.'

The amendment was adopted.

Question recurring on the passage of the bill to third reading, yeas and nays were demanded.

Senate bill No. 72 then failed to pass to third reading by the following vote:

Yeas-54.

Baker of Orange. Kinnear. Kittrell. Barron. Bobbitt. Lipscomb. Bonham. Masterson. McGill. Cade. McKean. Carter. Chitwood. McNatt. DeBerry. Montgomery. Petsch. Dielmann. Pool. Dinkle. Pope. Dunlap. Dunn of Hopkins. Powell. Rawlins. Florence. Foster. Raymer. Hall. Rice. Robinson. Harper. Rowell. Hollowell. Rowland. Jacks. Jasper. Shearer. Smith of Travis. Jordan. Kayton. Stevenson. Kemble. Strong. Taylor.

Teer. Wester. Veatch. Williamson. Wallace. Wilson. Wells. Woodruff. Westbrook.

Navs-68.

Acker. Hagaman. Albritton, Harman. Alexander High. of Bastrop. Hoskins. Alexander Johnson. of Limestone. Justice. Amsler. King. Atkinson. Laird. Avis. Lane of Hamilton. Barker. Bartlett. Loftin.

Lane of Harrison. Bean. Mankin. Bedford. McBride. Bird. McDougald. Boggs. McFarlane. Brown. Merritt. Bryant. Moore. Coffey. Morris. Conway. Parish. Coody. Pavlica. Covey. Pearce. Cox of Lamar. Perdue. Cox of Navarro. Poage. Cummings. Renfro. Dale.

Daniels. Davis of Dallas. Davis of Wood. Downs. Enderby. Farrar.

Fields. Finlay. Graves. Gray.

Rogers. Sheats. Simmons. Sinks.

Stautzenberger. Stell. Storey. Stout.

Thompson. Walker. Webb.

Present—Not Voting.

Bateman.

McDonald.

Absent.

Nicholson. Baker of Panola. Purl. Blount. Runge. Donnell. Dunn of Falls. Sanford. Durham. Simpson. Smith of Nueces. Faulk. Smyth. Frnka. Hull. Sparks. Jones. Tomme. Wade. Low.

Absent-Excused.

Irwin.

Maxwell.

Stevens.

Young.

Mr. Barker moved to reconsider the vote by which the bill was lost and to table the motion to reconsider.

Question recurring on the motion to table, yeas and navs were demanded.

The motion to table prevailed by the following vote:

Yeas-69.

Acker. Gray. Albritton. Hagaman. Harman. Alexander of Bastrop. High. Alexander Johnson. of Limestone. Jones. Amsler. Justice. Atkinson. Kemble. King. Avis. Baker of Panola. Laird.

Lane of Hamilton. Barker. Lane of Harrison. Bean. Bedford. Loftin. Mankin. Bird. McBride.

Boggs. McFarlane. Bonham. Merritt. Bryant. Coffey. Moore. Parish. Conway. Pavlica. Coody. Covey. Pearce.

Cox of Navarro. Perdue. Cummings. Poage. Pool. Dale. Renfro. Daniels. Davis of Dallas. Rice. Davis of Wood. Rogers. Donnell. Sheats. Simmons. Downs.

Dunlap. Smyth. Dunn of Falls. Stautzenberger. Stevenson. Durham. Enderby. Storey. Stout. Farrar. Thompson. Faulk. Veatch. Fields. Finlay. Walker.

Nays-53.

Wester.

Baker of Orange. Kinnear. Kittrell. Barron. Bartlett. Low. Masterson. Bobbitt. McGill. Brown. McKean. Cade. McNatt. Carter. Chitwood. Montgomery. Cox of Lamar. Morris. DeBerry. Petsch.

Graves.

Pope. Dielmann. Powell. Dinkle. Dunn of Hopkins. Rawlins. Raymer. Florence. Robinson. Foster. Rowell. Hall. Rowland. Harper.

Hollowell. Shearer. Smith of Travis. Jacks. Stell. Jasper. Jordan.

Strong. Taylor. Kayton. Teer. Kenyon.

Wallace. Webb. Wells. ${f Westbrook}$. Williamson. Wilson. Woodruff.

Present-Not Voting.

Bateman.

McDonald.

Absent.

Blount. Frnka. Hull. Lipscomb. Sanford. Simpson. Sinks.

Maxwell. McDougald. Nicholson. Purl.

Sparks. Tomme. Wade. Young.

Smith of Nueces.

Runge.

Absent—Excused.

Irwin.

Stevens.

BILLS ORDERED NOT PRINTED.

On motion of Mr. Finlay, House bill No. 593 was ordered not printed.

On motion of Mr. Kemble, House bill No. 528 was ordered not printed.

On motion of Mr. DeBerry, House bills Nos. 595, 558, 590, 604, 564, 589 and Senate bill No. 250 were ordered not printed.

On motion of Mr. Cox of Lamar, House bill No. 602 was ordered not

On motion of Mr. Smyth, House bill No. 577 was ordered not printed.

On motion of Mr. Stevenson, House bill No. 571 was ordered not printed. On motion of Mr. McDonald, House

bill No. 601 was ordered not printed.

MESSAGE FROM THE SENATE.

Senate Chamber, Austin, Texas, March 4, 1925. Hon. Lee Satterwhite, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has passed

S. B. No. 314, A bill to be entitled "An Act to amend Sections 1, 2, 3, 4 and 5, of Chapter 41, General Laws, passed at the Regular Session of the Thirty-seventh Legislature, so as to more clearly provide for the creation of the road districts therein authorized, and for the consolidation of road districts, and for the exclusion from road districts, if desired, of territory covered by other districts created under Section 52, Article III of the Constitution; providing a method of procedure in the creation of such districts, and Texas Technological College, and one-

validating districts heretofore created under the act hereby amended and all bonds voted by such districts, and declaring an emergency."

S. C. R. No. 31, Relating to the Board of Control to grant certain privileges

to a Confederate Veteran.

S. C. R. No. 32, Authorizing the Secretary of State of the State of Texas to advertise for bids for all unsold Revised Civil Statutes of 1911, and of the Revised Code of Criminal Procedure.

The Senate has adopted the Free Conference Committee report on Senate bill No. 46.

The Senate has agreed to concur in House amendments to Senate bill No.

The Senate has adopted the adverse minority committee report of the Committee on Insurance on

S. B. No. 221, A bill to be entitled "An Act providing that no life insurance company shall be required to invest, or keep invested, in Texas securities, any part of the aggregate amount of the legal reserve required by the laws of the State of its domicile to be maintained on account of its policies of insurance in force, written upon the lives of citizens of this State, and which reserve is denominated as its Texas reserve; and that the having made, or making of any such investment shall not be a condition of its receiving a certificate of authority to transact the business of life insurance in the State of Texas because of failure to comply with the laws of this State relating to occupation taxes or to require investments; nor shall this act be construed to remit, or preclude the collection of any taxes heretofore and now due the State of Texas, from any life insurance company; and providing that any cause of action or actions which the State of Texas now has, or may have, against any life insurance company for taxes due the State, under any of the laws of this State, is expressly reserved to the State, together with all remedies to enforce the collection of the same; providing that any such taxes when paid shall be for the use and benefit of the public schools of this State, and the same is hereby appropriated for that purpose; one-fourth thereof to the available school fund, one-fourth to be equally divided among the University of Texas and its branches, one-fourth to be equally divided among the A. & M. College, College of Industrial Arts and

fourth to be equally divided among the State Teachers Colleges; providing further, that no penalties which may now have accrued for the violation of any of the provisions of Chapter 3, of Title 71, of the Complete Texas Statutes of 1920, shall be enforced or collected, and providing that if any part of this act shall be adjudged invalid by any court of competent jurisdiction, such judgment shall not affect, impair or invalidate the remaining portions of this act; repealing all laws and parts of laws in conflict herewith, and declaring an emergency."

Respectfully,
MORRIS C. HANKINS,
Assistant Secretary of the Senate.

NOTICE GIVEN.

Mr. Cade gave notice that he would on tomorrow, ask to be taken up for consideration at that time, Senate bill No. 92.

MESSAGE FROM THE GOVERNOR.

Mr. Ghent Sanderford, secretary to the Governor, appeared at the bar of the House, and being duly announced, presented the following message from the Governor, which was read to the House, as follows:

Executive Department, Austin, Texas, March 3, 1925. Gentlemen of the Thirty-ninth Legislature, Capitol Building, Austin.

Complying with your request as set forth in House Concurrent Resolution No. 23, I am directed by the Governor to return herewith to you for correction and your further consideration. House bill No. 218.

Respectfully submitted, GHENT SANDERFORD, Secretary to the Governor.

MEMBER EXCUSED.

On motion of Mr. Florence, Mr. Irwin was excused for today on account of sickness.

SENATE BILL NO. 119 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to third reading.

S. B. No. 119, A bill to be entitled "An Act to amend Article 3681, Chapter 3, Title 53, of the Revised Civil Statutes of Texas, 1911, relating to the taking of depositions, and declaring an emergency."

The bill was read second time.

Mr. Wade offered the following (committee) amendment to the bill:

Amend Senate bill 119, Section 1, lines 23 and 31, by making Article 3681 read as follows, towit:

"Article 3681. Where any party to a suit is a corporation, such corporation shall not be permitted to take ex-parte depositions, nor shall any ex-parte deposition be taken of the agents of such corporation, but if there are more than two parties to the suit, ex-parte depositions may be taken by or of any such parties to the suit, except the corporation or its agents, and it is hereby expressly provided that any party to a suit wherein a corporation is a party shall have the right to take written and oral depositions of any party to such suit or of any witness, after giving notice and complying with the other requirements of the Statutes of the State of Texas, as to the taking of written and oral depositions of witnesses. It is further hereby expressly provided that when any ex-parte or other deposition is taken, either the party taking the same or the party giving the same shall have the right to introduce the deposition in evidence, subject to the general rules of evidence as to the admissibility of subject matter, without regard to whether the person offering the same has crossed the interrogatories or not, and without regard to whether or not the witness who gave the deposition is present in court or has testified in the case or not."

Mr. Loftin moved a call of the House for the purpose of maintaining a quorum until 5 o'clock p. m. today.

Yeas and nays were demanded and the motion was lost by the following vote:

Yeas-58.

Acker. Downs. Dunn of Falls. Amsler. Enderby. Atkinson. Baker of Orange. Farrar. Baker of Panola. Finlay. Barker. Frnka. Barron. Graves. Gray. Bateman. Bean. Harper. Bird. Hollowell. Boggs. Hoskins. Bryant. Justice. Cade. Kayton. Chitwood. Kenyon. Coffey. Kittrell. Coody. Loftin. Cox of Navarro. Low. Dale. Masterson. Moore. Daniels. Davis of Wood. Pavlica.

Pearce. Simmons. Petsch. Stautzenberger. Pope. Stevenson. Powell. Storey. Rice. Strong. Robinson. Thompson. Wallace. Rogers. Rowell. Williamson. Wilson. Sanford. Shearer.

Nays-63.

Maxwell. Albritton. McBride. Alexander of Bastrop. McDonald. Alexander McDougald. of Limestone. McFarlane. Bartlett. McGill. McKean. Bedford. Bobbitt. McNatt. Bonham. Merritt. Carter. Morris. Conway. Parish. Covey. Cox of Lamar. Perdue. Pool. Cummings. Rawlins. DeBerry. Raymer. Dielmann. Renfro. Dinkle. Rowland. Dunn of Hopkins. Sheats. Fields. Sinks.

Smith of Nueces. Foster. Smith of Travis. Hagaman. Hall. Smyth. Harman. Sparks. Stell. High. Jacks. Stout. Taylor. Jasper. Teer. Jordan. Kemble. Veatch. Wade. King. Kinnear. Walker. Wells. Laird. Lane of Hamilton. Wester. Lipscomb. Woodruff.

Present-Not Voting.

Webb.

Absent.

Lane of Harrison. Avis. Blount. Mankin. Brown. Montgomery. Davis of Dallas. Nicholson. Donnell. Poage. Purl. Dunlap. Durham. Runge. Faulk. Simpson. Tomme. Florence. Hull. Westbrook. Johnson. Young. Jones.

Absent—Excused.

Irwin. Stevens.

Question then recurring on the amendment by Mr. Wade, it was adopted.

Senate bill No. 119 was then passed to third reading.

SENATE BILL NO. 124 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 124, A bill to be entitled "An Act to amend Section 3, Chapter 26, of the General Laws of the State of Texas passed by the Thirty-sixth Legislature, at the Regular Session thereof in 1919, entitled 'An Act to fix the compensation of county and district court jurors in both civil and criminal cases, jury commissioners of the district and county courts and bailiffs of the grand jury,' the amendment being to the effect that each grand jury bailiff appointed as such bailiff by the court in counties of 150,000 population and more, according to the 1920 census of the United States, shall receive as compensation for his service the sum of \$5 for each day that he may serve as a grand jury bailiff."

The bill was read second time.

Mr. Petsch moved that the bill be laid on the table subject to call.

Yeas and nays were demanded, and the motion prevailed by the following vote:

Yeas-65.

Albritton. Johnson. Amsler. Justice. Baker of Orange. Kenyon. Baker of Panola. Kinnear. Barker. Kittrell. Barron. Laird. Bateman. Loftin. Bean. Low. Masterson. Bird. Boggs. Moore. Bryant. Morris. Pavlica. Cade. Pearce. Chitwood. Coffey. Perdue. Coody. Petsch. Cox of Lamar. Powell. Cox of Navarro. Rogers. Dale. Rowell. Daniels. Sanford. Davis of Wood. Shearer. Downs. Simmons. Dunn of Falls. Sinks. Smith of Nueces. Smith of Travis. Enderby. Farrar. Finlay. Stautzenberger. Stell.

Frnka. Stell.
Graves. Stevenson.
Gray. Storey.
Harper. Strong.
Hollowell. Thompson.
Hoskins. Walker.

Wallace. Williamson. Wilson.

Nays-55.

Acker. Maxwell. Alexander McDonald. of Bastrop. McDougald. McFarlane. Alexander of Limestone. McGill. McKean. Atkinson. Bartlett. McNatt. Merritt. Bedford. Bobbitt. Parish. Poage. Bonham. Pool. Carter. Pope. Covey. Rawlins. Cummings. DeBerry. Raymer. Dielmann. Renfro. Robinson. Dinkle. Dunn of Hopkins. Rowland. Florence. Sheats. Foster. Sparks. Hall. Stout. Harman. Taylor. Teer. High. Veatch. Jacks.

Wade. Jordan. Kemble. Wells. Westbrook. King. Lane of Hamilton. Wester. Woodruff.

Lipscomb. Mankin.

Present-Not Voting.

Hagaman.

Young.

Jasper.

Absent.

Kayton. Avis. Lane of Harrison. Blount. McBride. Brown. Conway. Montgomery. Davis of Dallas. Nicholson. Purl. Donnell. Rice. Dunlap. Runge. Durham. Simpson. Faulk. Smyth. Fields. Tomme. Hull. Webb. Jones

Absent—Excused.

Irwin.

Stevens.

SENATE BILL NO. 130 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 130, A bill to be entitled "An Act to amend Article 4186, Revised Civil Statutes of the State of Texas of 1911, relating to filing of accounts by guardians and furnishing certified copies thereof in certain cases, and declaring an emergency."

The bill was read second time. Mr. Loftin moved that the bill be

laid on the table subject to call.
Yeas and nays were demanded, and the motion prevailed by the following vote:

Yeas-63.

Acker. Jasper. Albritton. Johnson. Amsler. Justice. Baker of Orange. Kenyon. Barker. King. Lane of Harrison. Barron. Bateman. Loftin. Bean. Low. Boggs. Masterson. Bryant. McBride. Cade. Moore. Chitwood. Morris. Coffev. Pavlica. Coody. Pearce. Covey. Cox of Navarro. Petsch. Powell. Dale. Rogers. Daniels. Rowell. Davis of Wood. Sanford. Downs. Shearer. Dunn of Falls. Simmons. Enderby. Sinks. Smith of Nueces. Smith of Travis. Farrar. Finlay. Florence. Stautzenberger. Frnka. Stevenson. Graves. Storey. Gray. Strong. Hagaman. Thompson. Harper. Hollowell. Wallace. Williamson. Hoskins. Wilson.

Nays—51.

McDonald. Alexander McDougald. of Bastrop. Baker of Panola. McGill. McKean. Bartlett. Bobbitt. McNatt. Merritt. Bonham. Carter. Parish. Cummings. Perdue. Davis of Dallas. Poage. DeBerry. Pool. Pope. Dielmann. Dinkle. Rawlins. Fields. Raymer. Renfro. Foster. Robinson. Hall. Harman. Rowland. High. Sheats. Sparks. Jacks. Jordan. Stell. Taylor. Kemble. Lane of Hamilton. Teer. Veatch. Lipscomb. Mankin. Wade. Walker. Maxwell.

Wells. Wester. Woodruff.

Present-Not Voting.

Young.

Absent.

Alexander Jones. of Limestone. Kayton. Atkinson. Kinnear. Avis. Kittrell. Bedford. Laird. Bird. McFarlane. Blount. Montgomery. Brown. Nicholson. Conway. Cox of Lamar. Purl. Rice. Donnell. Runge. Dunlap. Simpson. Dunn of Hopkins. Smyth. Durham. Stout. Faulk. Tomme. Hull. Webb.

Absent—Excused.

Irwin.

Dunlap.

Stevens.

SENATE BILL NO. 124 ON PASSAGE TO THIRD READING.

Mr. Smith of Travis moved to reconsider the vote by which Senate bill No. 124 was laid on the table subject to call.

Mr. Westbrook moved the previous question on the pending motion and the main question was ordered.

Question recurring on the motion to reconsider, yeas and nays were demanded.

The motion prevailed by the following vote:

Yeas—80.

Dunn of Hopkins. Acker. Alexander Durham. of Bastrop. Enderby. Alexander Faulk. of Limestone. Fields. Atkinson. Foster. Avis. Hall. Baker of Panola. Harman. Bartlett. High. Bedford. Hoskins. Bobbitt. Jacks. Boggs. Jasper. Bonham. Jordan. Carter. Kayton. Coffey. Kemble. Conway. Kinnear. Lane of Hamilton. Cox of Navarro. Cummings. Lipscomb. DeBerry. Mankin. Dielmann. Maxwell. Dinkle. McBride. Donnell. McDonald.

McDougald.

McFarlane. Simmons. McGill. Smith of Nueces... McKean. Sparks. McNatt. Stautzenberger. Stell. Merritt. Montgomery. Stout. Taylor. Nicholson. Parish. Teer. Veatch. Perdue. Poage. Wade. Pool. Walker. Pope. Webb. Purl. Wells. Rawlins. Westbrook. Raymer. Wester. Williamson. Renfro. Rogers. Woodruff. Rowland. Young. Sheats.

Nays-52.

Albritton.
Amsler.
Baker of Orange.
Barker.
Barron.

Justice.
Kenyon.
King.
Kittrell.
Lane of Harrison.

Bateman. Loftin.
Bean. Low.
Bryant. Masterson.
Cade. Moore.

Chitwood. Morris.
Coody. Pavlica.
Covey. Pearce.
Dale. Petsch.
Daniels. Rice.
Robinso

Davis of Dallas. Robinson. Davis of Wood. Rowell. Downs. Sanford. Dunn of Falls. Shearer. Finlay. Simpson. Florence. Sinks. Frnka. Smyth. Graves. Storey. Gray. Strong. Harper. Thompson. Hollowell. Wallace.

Present-Not Voting.

Wilson.

Powell.

Johnson.

Absent.

Bird. Jones.
Blount. Laird.
Brown. Runge.
Cox of Lamar. Smith

Cox of Lamar. Smith of Travis. Stevenson. Hagaman. Tomme.

Hull.

Absent-Excused.

Irwin. Stevens.

Question next recurring on the motion of Mr. Petsch to lay the bill on the table subject to call, yeas and nays were demanded. The motion was lost by the following vote:

Yeas-53.

Acker. Hagaman. Albritton. Harper. Hollowell. Avis. Baker of Orange. Johnson. Justice. Barker. Kenyon. Barron. Lane of Harrison. Bateman. Bean. Loftin. Bird. Low. Masterson. Bryant. Moore. Cade. Morris. Chitwood. Coffey. Cox of Navarro. Pearce. Petsch. Rice. Dale. Rowell. Daniels. Davis of Dallas. Sanford. Davis of Wood. Shearer. Downs. Simmons. Dunn of Falls. Simpson. Sinks. Enderby. Farrar. Storey. Finlay. Strong. Thompson. Florence. Frnka. Wallace. Wilson. Graves. Gray.

Nays-81.

Kemble. Alexander King. of Bastrop. Kinnear. Alexander of Limestone. Kittrell. Lane of Hamilton. Atkinson. Baker of Panola. Lipscomb. Bartlett. Mankin. Maxwell. Bedford. McBride. Bobbitt. McDonald. Boggs. McDougald. Bonham. McFarlane. Carter. McGill. Conway. McKean. Coody. McNatt. Covey. Cox of Lamar: Merritt. Cummings. Montgomery. Nicholson. DeBerry. Dielmann. Parish. Dinkle. Perdue. Poage. Donnell. Pool. Dunlap. Pope. Dunn of Hopkins. Purl. Durham. Rawlins. Faulk. Fields. Raymer. Foster. Renfro. Robinson. Hall. Harman. Rogers. Rowland. High. Sheats. Hoskins. Smith of Nueces. Jacks. Smith of Travis. Jordan.

Smyth.

Kayton.

Sparks. Walker.
Stautzenberger. Wells.
Stell. Westbrook.
Stout. Wester.
Taylor. Williamson.
Teer. Woodruff.
Veatch. Young.

Present—Not Voting.

Amsler. Powell.

Webb.

Absent.

Blount. Laird.
Brown. Pavlica.
Hull. Runge.
Jasper. Stevenson.
Jones. Tomme.

Absent—Excused.

Irwin.

Stevens.

Mr. Rawlins offered the following (committee) amendment to the bill:

Amend Senate bill No. 124, by striking out everything after the word "bailiff" in line 4, Section 3, to and including the word "bailiff" at the end of said section and substitute therefor the following: "Provided, however, that the commissioners courts of this State are hereby authorized to pay riding bailiffs to the grand jury not to exceed the sum of fifteen (\$15) dollars per day."

of fifteen (\$15) dollars per day."
Mr. Bonham offered the following amendment to the amendment:

Amend the amendment by changing the "\$15 per day" to "\$5 per day and actual expenses, not to exceed \$10 per day."

The amendment to the amendment was adopted.

Question then recurring on the amendment as amended, it was adopted.

Mr. Jacks offered the following amendment to the bill:

Amend Senate bill No. 124 by adding at the end of Section 3, line 38, the following: "That the bailiff of the Fourteenth, Forty-fourth, Sixty-eighth, Ninety-fifth and One Hundred and First Judicial District Courts of Dallas county shall be paid the sum of four dollars per day."

Signed—Jacks, Purl.

The amendment was adopted.

Mr. Smith of Travis offered the following amendment to the bill.

Amend Senate bill No. 124, page 1, line 37, by striking out "150,000" and inserting "50,000."

Mr. McFarlane raised a point of order on further consideration of the bill at this time, on the ground that the time for consideration of local bills has arrived.

The Speaker sustained the point of order.

SENATE BILL NO. 250 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 250, A bill to be entitled "An Act creating and establishing Alvin Independent School District, in Brazoria county. Texas, defining and describing it by metes and bounds; providing for the government thereof; providing for it to assume the outstanding school contracts and indebtedness applicable to the territory so included; vesting in it the title to all school property situated in the territory so included, ratifying and continuing in force the school taxes heretofore voted in said territory; validating local school taxes heretofore levied and assessed against the property situated therein; providing for the extension of boundaries, and declaring an emergency."

The bill was read second time and was passed to third reading.

SENATE BILL NO. 250 ON THIRD READING.

Mr. Downs moved that the constitutional rule requiring bills to be read on three several days be suspended and that Senate bill No. 250 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas--102.

Mr. Speaker. Chitwood. Acker. Coffey. Coody. Cox of Lamar. Albritton. Alexander of Bastrop. Cummings. Amsler. Dale. Davis of Dallas. Davis of Wood. Atkinson. DeBerry. Baker of Orange. Baker of Panola. Dinkle. Barker. Donnell. Barron. Downs. Dunn of Hopkins. Bartlett. Bateman. Durham. Bean. Enderby. Bedford. Farrar. Bird. Fields. Bobbitt. Finlay. Boggs. Florence. Foster. Bryant. Cade. Graves. Carter. Gray.

Hagaman. Pavlica. Hall. Pearce. Harman. Poage. Harper. Pool. Pope. High. Hollowell. Powell. Hoskins. Raymer. Jacks. Rice. Jasper. Rogers. Johnson. Rowell. Jordan. Rowland. Justice. Shearer. Kayton. Sheats. Kemble. Simmons. Kenyon. Sinks. Smith of Nueces. Smith of Travis. King. Kittrell. Stautzenberger. Laird. Lane of Hamilton. Stell. Lane of Harrison. Storey. Lipscomb. Stout. Mankin. Teer. Thompson. Maxwell. McBride. Veatch. McDougald.Walker. McFarlane. Wallace. McGill. Webb. Wells. Merritt. Montgomery. Westbrook. Wester. Moore. Nicholson. Woodruff. Parish.

Absent.

Alexander McNatt. of Limestone. Morris. Blount. Perdue. Petsch. Bonham. Purl. Brown. Conway. Rawlins. Covey. Cox of Navarro. Renfro. Robinson. Daniels. Runge. Dielmann. Sanford. Dunlap. Simpson. Dunn of Falls. Smyth. Faulk. Sparks. Stevenson. Frnka. Hull. Strong. Taylor. Jones. Tomme. Kinnear. Wade. Loftin. Williamson. Low. Wilson. Masterson. McDonald. Young. McKean.

Absent-Excused.

Irwin.

Stevens.

The Speaker then laid Senate bill No. 250 before the House on its third reading and final passage.

The bill was read third time and was passed by the following vote:

17		•	^^
16:	18—	. [02.

Acker. Kemble. Albritton. Kenyon. King. Alexander Kinnear. of Bastrop. Amsler. Laird. Lane of Hamilton. Atkinson. Lane of Harrison. Avis. Baker of Orange. Loftin.

Baker of Panola. Mankin. Barker. McBride. Barron. McFarlane. McGill. Bateman. Bean. McNatt. Bird. Merritt. Bobbitt. Moore. Morris. Boggs. Nicholson. Bryant. Cade. Parish. Carter. Pavlica. Chitwood. Pearce. Coffey. Petsch. Poage. Coody. Pool.

Pope.

Powell.

Raymer.

Robinson.

Renfro.

Rogers.

Rowell.

Shearer.

Sheats.

Sinks.

Smyth.

Stell.

Storey.

Stout.

Teer.

Veatch.

Walker.

Wallace. Webb.

Wester.

Wilson.

Woodruff.

Thompson.

Westbrook.

Williamson.

Rowland.

Simmons.

Smith of Nueces.

Smith of Travis.

Stautzenberger.

Rice.

Cox of Lamar. Cox of Navarro. Dale.

Davis of Dallas.
Davis of Wood.
DeBerry.
Dinkle.
Donnell.
Downs.

Dunn of Falls.
Dunn of Hopkins.
Durham.
Enderby.

Fields. Finlay. Florence.

Florence. Foster. Frnka.

Graves. Gray. Hagaman. Hall. Harman. Harper.

High.
Hollowell.
Hoskins.
Jasper.
Johnson.
Jordan.
Justice.
Kayton.

Nays—2.

Bartlett.

Purl.
Absent.

Alexander of Limestone. Bedford. Blount. Bonham.

Brown.

Conway.
Covey.
Cummings.
Daniels.
Dielmann.
Dunlap.

Farrar. Perdue. Faulk. Rawlins. Hull. Runge. Jacks. Sanford. Jones. Simpson. Kittrell. Sparks. Lipscomb. Stevenson. Low. Strong. Taylor. Masterson. Maxwell. Tomme. McDonald. Wade. McDougald. Wells.

McKean. Montgomery.

Absent—Excused.

Irwin.

Stevens.

Young.

(Mr. Jacks in the chair.)

HOUSE BILL NO. 488 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 488, A bill to be entitled "An Act making a special road law for Upshur county; defining powers and duties of county commissioners, and conferring upon them such authority as may be necessary to enable them to establish and maintain a system of county public roads that will meet the requirements of all the people for convenient inter-communication and for reaching their local market centers and providing for extra compensation for extra service of commissioners, and declaring an emergency."

The bill was read second time.

Mr. Perdue offered the following amendment to the bill:

Amend caption of House bill No. 488 so as to correspond with committee amendment by striking out the phrase "and providing for extra compensation for extra service of county commissioners."

The amendment was adopted.

House bill No. 488 was then passed to engrossment.

HOUSE BILL NO. 488 ON THIRD READING.

Mr. Perdue moved that the constitutional rule requiring bills to be read on three several days be suspended and that House bill No. 488 be placed on its third reading and final passage.

The motion prevailed by the following

vote:

Yeas-103.

Acker. Albritton. Alexander of Bastrop.

Amaler. King. Atkinson. Kinnear. Avis. Kittrell. Baker of Orange. Baker of Panola. Laird. Lane of Harrison. Barker. Mankin. Maxwell. Barron. Bartlett. McBride. McFarlane. Bateman. McGill. Bean. Bedford. McKean. Bird. McNatt. Bobbitt. Merritt. Moore. Boggs. Morris. Bryant. Cade. Nicholson. Parish. Carter. Chitwood. Pavlica. Coffey. Pearce. Coody. Cox of Lamar. Perdue. Petsch. Cox of Navarro. Poage. Pool. Dale. Davis of Dallas. Pope. Davis of Wood. Powell. Purl. DeBerry. Dinkle. Raymer. Renfro. Donnell. Downs. Rice. Dunn of Hopkins. Robinson. Enderby. Rogers. Rowell. Farrar. Fields. Rowland. Finlay. Shearer. Florence. Sheats. Foster. Simmons. Frnka. Sinks. Graves. Smith of Nueces. Gray. Smyth. Hagaman. Stautzenberger. Hall. Stell. Harman. Storey. Harper. Stout. High. Teer. Hollowell. Thompson. Hoakins. Veatch. Jasper. Walker. Johnson. Wallace. Jones. Webb. Westbrook. Jordan. Wester. Justice. Kayton. Williamson. Kemble. Woodruff.

Absent.

Alexander Durham. of Limestone. Faulk. Blount. Hull. Bonham. Jacks. Brown. Kenvon. Lane of Hamilton. Conway. Covey. Lipscomb. Cummings. Loftin. Daniels. Low. Dielmann. Masterson. Duniao. McDonald. Dunn of Falls. McDougald.

Montgomery.
Rawlins.
Runge.
Sanford.
Simpson.
Smith of Travis.
Sparks.
Stevenson.
Strong.
Taylor.
Tomme.
Wade.
Wade.
Wells.
Wilson.
Young.

Absent—Excused.

Irwin. Stevens.

The Speaker then laid House bill No. 488 before the House on its third reading and final bassage.

The bill was read third time and was passed by the following vote:

Yeas-105.

Acker. Hoskins. Albritton. Jasper. Alexander Johnson. of Bastrop. Jordan. Amsler. Justice. Kayton. Atkinson. Kemble. Avis. Baker of Orange. King. Baker of Panola. Kinnear. Barker. Kittrell. Barron. Laird. Lane of Harrison. Bartlett. Bateman. Lipscomb. Bean. Loftin. Bedford. Mankin. Bird. Maxwell. Bobbitt. McBride. Boggs. McFarlane. Bryant. McGill. Cade. McKean. Chitwood. McNatt. Coffey. Merritt. Coody. Moore. Cox of Lamar. Nicholson. Cox of Navarro. Parish. Cummings. Pavlica. Dale. Pearce. Davis of Wood. Perdue. DeBerry. Petsch. Poage. Dinkle. Donnell. Pool. Pope. Downs. Powell. Dunn of Hopkins. Purl. Enderby. Raymer. Farrar. Fields. Renfro. Rice. Finlay. Florence. Robinson. Rogers. Foster. Graves. Rowell. Rowland. Gray. Sanford. Hagaman. Hall. Shearer. Sheats. Harman. Simmons. Harper.

Sinks.

Smith of Nueces.

High.

Hollowell.

Smith of Travis. Smyth. Stautzenberger. Stell. Storey. Stout. Teer. Thompson.

Veatch. Walker. Wallace. Webb. Westbrook. Wester. Williamson. Woodruff.

Absent.

Lane of Hamilton. Alexander of Limestone. Low. Blount. Masterson. Bonham. McDonald. McDougald. Brown. Carter. Montgomery. Conway. Morris. Rawlins. Covey. Daniels. Runge. Davis of Dallas. Simpson. Dielmann. Sparks. Dunlap. Stevenson. Dunn of Falls. Strong. Durham. Taylor. Tomme. Faulk. Frnka. Wade. Wells. Hull. Wilson. Jacks. Young. Jones. Kenyon.

Absent—Excused.

Irwin.

Stevens

HOUSE BILL NO. 528 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 528, A bill to be entitled "An Act creating and incorporating the Fort Worth Independent School District, and defining its boundaries; providing that said act shall automatically extend to all territory which may hereafter be included in the new city limits by an extension thereof, and providing how the territory adjacent to said district may become part of said district; authorizing and providing the manner of selection of trustees, and describing their qualifications and terms of office, and organizing the board of education of the Fort Worth Independent School District and continuing the present school board, known as the board of trustees of the Independent School District of Fort Worth, until the organiza-tion of the board of education," etc.

The bill was read second time. Mr. Kemble offered the (committee) amendment to the bill, which was adonted.

House bill No. 528 was then passed to engrossment.

Laird.

HOUSE BILL NO. 528 ON THIRD READING.

Mr. Kemble moved that the constitutional rule requiring bills to be read on three several days be suspended and that House bill No. 528 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-103.

Lane of Hamilton. Acker. Lane of Harrison. Albritton. Alexander Lipscomb. of Bastrop. Loftin. Amsler. Mankin. Avis. Maxwell. Baker of Orange. McBride. Barker. McFarlane. Barron. McGill. McNatt. Bartlett. Merritt. Bateman. Moore. Bean. Bedford. Morris. Nicholson. Bird. Parish. Boggs. Brown. Pavlica. Pearce. Bryant. Perdue. Cade. Carter. Poage. Chitwood. Pool. Coffey. Pope. Powell. Coody. Cox of Lamar. Purl. Cox of Navarro. Raymer. Dale. Renfro. Davis of Wood. Rice. DeBerry. Robinson. Dinkle. Rogers. Rowell. Donnell. Rowland. Downs. Dunn of Hopkins. Sanford. Enderby. Shearer. Sheats. Farrar. Fields. Simmons. Finlay. Sinks. Smith of Nueces. Florence. Smith of Travis. Foster. Smyth. Graves. Stautzenberger. Gray. Stell. Hagaman. Hall. Storey. Stout. Harman. Taylor. Harper. Hollowell. Teer. Thompson. Hoskins. Veatch. Jasper. Wade. Johnson. Walker. Jordan. Wallace. Kayton. Kemble. Webb. Wells. King. Westbrook. Kinnear. Kittrell. Wester. Woodruff.

Absent.

Alexander Jones. of Limestone. Justice. Atkinson. Kenyon. Baker of Panola. Low. Blount. Masterson. Bobbitt. McDonald. Bonham. McDougald. Conway. McKean. Covey. Montgomery. Cummings. Petsch. Daniels. Rawlins. Davis of Dallas. Runge. Dielmann. Simpson. Dunlap. Sparks. Dunn of Falls. Stevenson. Durham. Strong. Tomme. Faulk. Frnka. Williamson. Wilson. High. Hull. Young. Jacks.

Absent—Excused.

Irwin.

Stevens.

The Speaker then laid House bill No. 528 before the House on its third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-105.

Downs. Acker. Dunn of Hopkins. Albritton. Alexander Enderby. of Bastrop. Farrar. Amsler. Fields. Atkinson. Finlay. Avis. Florence. Baker of Orange. Foster. Baker of Panola. Graves. Barker. Gray. Barron. Hagaman. Bartlett. Hall. Bateman. Harman. Bean. Harper. Bedford. High. Hollowell. Bird. Boggs. Hoskins. Brown. Jasper. Bryant. Jordan. Cade. Kayton. Carter. Kemble. Chitwood. King. Coffey. Kinnear. Coody. Kittrell. Cox of Lamar. Laird. Lane of Harrison. Cox of Navarro. Cummings. Lipscomb. Dale. Loftin. Davis of Dallas. Mankin. Davis of Wood. Maxwell. DeBerry. McBride. McFarlane. Dinkle. Donnell. McGill.

McNatt. Sheats. Moore. Simmons. Nicholson. Sinks. Parish. Smith of Nueces. Pavlica. Smyth. Pearce. Stautzenberger. Petsch. Stell. Poage. Storey. Pool. Stout. Pope. Taylor. Powell. Thompson. Purl. Veatch. Raymer. Wade. Walker. Renfro. Rice. Wallace. Robinson. Webb. Wells. Rogers. Rowell. Westbrook. Rowland. Wester. Sanford. Woodruff. Shearer. Young.

Present-Not Voting.

Merritt.

Absent.

Lane of Hamilton. Alexander of Limestone. Low. Blount. Masterson. McDonald. Bobbitt. McDougald. Bonham. Conway. McKean. Covey. Montgomery. Daniels. Morris. Dielmann. Perdue. Dunlap. Dunn of Falls. Rawlins. Runge. Simpson. Durham. Smith of Travis. Faulk. Frnka. Sparks. Hull. Stevenson. Jacks. Strong. Johnson. Teer. Jones. Tomme. Justice. Williamson. Wilson. Kenyon.

Absent—Excused.

Irwin.

Stevens.

HOUSE BILL NO. 558 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 558, A bill to be entitled "An Act creating and incorporating the Edna Independent School District in Jackson county, Texas."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 558 ON THIRD READING.

Mr. Wells moved that the constitutional rule requiring bills to be read on three several days be suspended and that House bill No. 558 be placed on its third reading and final passage.

The motion prevailed by the following

vote:

Yeas-108.

Acker. Laird. Lane of Hamilton. Albritton. Lane of Harrison. Alexander of Bastrop. Lipscomb. Amsler. Loftin. Atkinson. Mankin. Avis. Maxwell. McBride. Baker of Orange. Baker of Panola. McFarlane. McGill. Barker. Bartlett. McNatt. Bateman. Merritt. Bean. Montgomery. Bird. Moore. Bobbitt. Morris. Nicholson. Brown. Parish. Bryant. Cade. Pavlica. Carter. Pearce. Chitwood. Perdue. Coffey. Petsch. Coody. Poage. Cox of Lamar. Pool. Cox of Navarro. Rawlins. Cummings. Raymer. Dale. Renfro. Davis of Dallas. Rice. Davis of Wood. Robinson. DeBerry. Rogers. Dinkle. Rowell. Donnell. Rowland. Downs. Sanford. Dunn of Hopkins. Shearer. Enderby. Sheats. Farrar. Simmons. Fields. Sinks. Florence. Smith of Nueces. Smith of Travis. Foster. Frnka. Smyth. Graves. Stautzenberger. Stell. Gray. Storey. Hagaman. Harman. Stout. Harper. Taylor. High. Hollowell. Teer. Thompson. Hoskins. Veatch. Jacks. Wade. Walker. Jasper. Johnson. Wallace. Webb. Jordan. Justice. Wells. Kayton. Westbrook. Wester. King. Woodruff. Kinnear. Kittrell. Young.

Absent.

Alexander Rarron of Limestone. Bedford.

Blount. Low. Masterson. Boggs. Bonham. McDonald. Conway. McDougald. Covey. McKean. Daniels. Pope. Dielmann. Powell. Dunlap. Purl. Dunn of Falls. Runge. Durham. Simpson. Faulk. Sparks. Finlay. Stevenson. Hall. Strong. Hull. Tomme. Williamson. Jones. Kemble. Wilson. Kenyon.

Absent—Excused.

Irwin.

Stevens.

The Speaker then laid House bill No. 558 before the House on its third reading and final passage.

The bill was read third time and was

passed by the following vota:

Yeas-105.

Acker. Hagaman. Hall. Albritton. Alexander Harman. of Bastrop. Harper. Baker of Orange. Baker of Panola. Hoskins. Barker. Jacks. Barron. Bartlett. Jasper. Bateman. Johnson. Jordan. Bean. Bedford. Justice. Bird. Kayton. Bobbitt. King. Boggs. Kinnear. Kittrell. Brown. Bryant. Laird. Cade. Carter.

Chitwood. Coffey. Coody. Cox of Lamar. Cox of Navarro. Cummings. Dale.

Davis of Dallas. Davis of Wood. DeBerry. Dinkle. Donnell.

Downs. Dunn of Hopkins. Enderby. Farrar.

Fields. Florence. Graves. Gray.

High. Hollowell.

Lane of Hamilton. Lane of Harrison. Lipscomb.

Loftin. Mankin. Maxwell. McBride. McFarlane. McGill. McNatt. Merritt. Montgomery. Moore.

Nicholson. Parish. Pavlica. Pearce. Perdue. Petsch. Poage. Pool.

Pope.

Powell. Stautzenberger. Renfro. Stell. Rice. Storey. Robinson. Stout. Taylor. Thompson. Rogers. Rowell. Wade. Rowland. Sanford. Walker. Wallace. Shearer. Sheats. Webb. Simmons. Wells. Sinks. Westbrook. Smith of Nueces. Smith of Travis. Wester. Woodruff. Smyth. Young.

Absent.

Alexander Kenyon. of Limestone. Low. Amsler. Masterson. Atkinson. McDonald. Avis. McDougald. Blount. McKean. Bonham. Morris. Conway. Purl. Covey. Rawlins. Daniels. Raymer. Dielmann. Runge. Dunlap. Simpson. Dunn of Falls. Sparks. Durham. Stevenson. Faulk. Strong. Finlay. Teer. Foster. Tomme. Veatch. Frnka. Hull. Williamson. Jones. Wilson Kemble.

Absent-Excused.

Irwin.

Stevens.

HOUSE BILL NO. 561 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 561, A bill to be entitled "An Act creating the Halfway Independent School District, situated in Hale county, Texas; defining its metes and bounds; vesting it with rights, powers, duties and privileges of independent districts incorporated for school purposes only under the general laws; providing for a board of five (5) trustees therefor; providing a board of equalization, and prescribing the duties and authority of said board, and of said trustees; declaring valid a maintenance; declaring valid all debts owing to and by said district, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 561 ON THIRD READING.

Mr. Smyth moved that the constitutional rule requiring bills to be read on three several days be suspended, and that House bill No. 561 be placed on its third reading and final passage.

The motion prevailed by the following

vote:

Yeas-103.

Acker. Kinnear. Lane of Hamilton. Albritton. Lane of Harrison. Amsler. Baker of Orange. Lipscomb. Baker of Panola. Loftin. Barker. Maxwell. Barron. McBride. Bartlett. McFarlane. McGill. Bateman. McKean. Bean. Bedford. McNatt. Bird. Merritt. Bobbitt. Moore. Nicholson. Boggs. Brown. Parish. Bryant. Pavlica. Cade. Pearce. Petsch. Carter. Chitwood. Poage. Pool. Coffey. Coody. Pope. Cox of Lamar. Powell. Cox of Navarro. Raymer. Dale. Renfro. Davis of Dallas. Rice. Davis of Wood. Robinson. DeBerry. Rogers. Dinkle. Rowell. Donnell. Rowland. Downs. Sanford. Dunn of Hopkins. Shearer. Enderby. Sheats. Farrar. Simmons. Fields. Sinks. Smith of Nueces. Finlay. Florence. Smyth. Foster. Sparks. Stautzenberger. Frnka. Graves. Storey. Gray. Stout. Teer. Hall. Thompson. Harman. Veatch. Harper. Wade. High. Hollowell. Walker.

Absent.

Alexander of Bastrop.

Hoskins.

Jacks. Jasper.

Jordan.

Justice.

Kayton.

King.

Alexander of Limestone.

Wallace.

Westbrook.

Woodruff.

Webb.

Wells.

Wester.

Young.

Atkinson. Avis. Blount. Bonham. Conway. Covey. Cummings. Daniels. Dielmann. Dunlap. Dunn of Falls. Durham. Faulk. Hagaman.	Low. Mankin. Masterson. McDonald. McDougald. Montgomery. Morris. Perdue. Purl. Rawlins. Runge. Simpson. Smith of Travis. Stell.
Faulk.	Smith of Travis.
Hull.	Stevenson.
Johnson. Jones.	Strong. Taylor.
Kemble. Kenyon.	Tomme. Williamson.
Kittrell. Laird.	Wilson.
Land.	

Absent-Excused.

Irwin.

Stevens.

The Speaker then laid House bill No. 561 before the House on its third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-102.

Acker.	Finlay.
Albritton.	Florence.
Alexander	Foster.
of Bastrop.	Frnka.
Amsler.	Graves.
Avis.	Gray.
Baker of Orange.	Hagaman.
Baker of Panola.	High.
Barker.	Hollowell.
Barron.	Hoskins.
Bateman.	Jacks.
Bean.	Jasper.
Bedford.	Johnson.
Bird.	Jordan.
Boggs.	Justice.
Brown.	Kayton.
Bryant.	Kinnear.
Cade.	Lane of Hamilton.
Carter.	Lane of Harrison.
Chitwood.	Lipscomb.
Coffey.	Loftin.
Coody.	Maxwell.
Cox of Lamar.	McBride.
Cox of Navarro.	McFarlane.
Cummings.	McGill.
Dale.	McKean.
Davis of Dallas.	McNatt.
Davis of Wood.	Merritt.
DeBerry.	Moore.
Dinkle.	Nicholson.
Donnell.	Parish.
Dunn of Hopkins.	Pavlica.
Enderby.	Pearce.
Farrar.	Perdue.
Fields.	Poage.
	-

Pool. Smyth. Pope. Stautzenberger. Powell. Stell. Raymer. Storey. Renfro. Stout. Rice. Taylor. Robinson. Thompson. Rogers. Veatch. Wade. Rowell. Rowland. Walker. Sanford. Wallace. Shearer. Webb. Sheats. Wells. Simmons. Westbrook. Simpson. Wester. Williamson. Sinks. Smith of Nueces. Smith of Travis. Woodruff. Young.

Absent.

Alexander Kenyon. King. of Limestone. Kittrell. Atkinson. Bartlett. Laird. Blount. Low. Bobbitt. Mankin. Bonham. Masterson. Conway. McDonald. McDougald. Covey. Daniels. Montgomery. Dielmann. Morris. Downs. Petsch. Purl. Dunlap. Dunn of Falls. Rawlins. Durham. Runge. Sparks. Faulk. Hall. Stevenson. Strong. Harman. Harper. Teer. Hull. Tomme. Jones. Wilson. Kemble.

Absent—Excused.

Irwin.

Stevens.

HOUSE BILL NO. 563 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 563, A bill to be entitled "An Act creating and incorporating the Runningwater Independent School District of Hale county, Texas, for free school purposes only; defining its boundaries; vesting it with all the rights, powers, duties and privileges of independent school districts under the general laws of Texas pertaining thereto; providing a board of trustees, raising of revenue by taxation, issuing bonds and maintaining public free schools therein; vesting all lands, buildings and all other property now owned and held for free school purposes by Running-

water Common School District in the Runningwater Independent School District; providing that all outstanding indebtedness, whether bonded or otherwise, a valid obligation against the Runningwater Independent School District, declaring valid a maintenance and bond tax heretofore voted by said Runningwater Common School District, and repealing all other acts and laws in conflict herewith."

The bill was read second time.

Mr. Smyth offered the following (committee) amendment to the bill:

Amend House bill No. 563, line 16, where the letters C-B appear, by striking out the letter "B" and substitute the figure "3." Also beginning of line 17, strike out the word "east" and substitute the word "west."

The amendment was adopted.

House bill No. 563 was passed to engrossment.

HOUSE BILL NO. 563 ON THIRD READING.

Mr. Smyth moved that the constitutional rule requiring bills to be read on three several days be suspended, and that House bill No. 563 be placed on its third reading and final passage.

The motion prevailed by the following

vote:

Yeas-103.

Acker. Farrar. Fields. Albritton. Alexander Finlay. Florence. of Bastrop. Amsler. Foster. Baker of Orange. Frnka. Baker of Panola. Graves. Barker. Gray. Hagaman. Hall. Bateman. Bean. Bedford. Harper. Bird. High. Bobbitt. Hoskins. Boggs. Jacks. Brown. Jasper. Bryant. Johnson. Cade. Jordan. Carter. Justice. Chitwood. Kayton. Coffey. King. Coody. Kinnear. Cox of Lamar. Kittrell.Cox of Navarro. Lane of Hamilton. Dale. Lane of Harrison. Davis of Dallas. Davis of Wood. Loftin. Maxwell. McBride. DeBerry. Dinkle. McFarlane. Donnell. McGill. Dunn of Hopkins. McKean. McNatt. Enderby.

Merritt. Simpson. Moore. Sinks. Smith of Nueces. Morris. Smith of Travis. Nicholson. Smyth. Pavlica. Pearce. Stautzenberger. Perdue. Stell. Petsch. Storey. Poage. Stout. Pool. Taylor. Pope. Teer. Thompson. Powell. Veatch. Raymer. Wade. Renfro. Walker. Rice. Wallace. Robinson. Rogers. Webb. Wells. Rowell. Rowland. Westbrook. Wester. Sanford. Williamson. Shearer. Woodruff. Sheats. Simmons. Young.

Nays-1.

Harman.

Absent.

Alexander Jones. Kemble. of Limestone. Atkinson. Kenyon. Laird. Avis. Barron. Lipscomb. Low. Bartlett. Blount. Mankin. Masterson. Bonham. Conway. McDonaldMcDougald. Covey. Cummings. Montgomery. Parish. Daniels. Dielmann. Purl. Rawlins. Downs. Runge. Dunlap. Dunn of Falls. Sparks. Stevenson. Durham. Faulk. Strong. Hollowell. Tomme. \mathbf{W} ilson. Hull.

Absent-Excused.

Irwin.

Stevens.

The Speaker then laid House bill No. 563 before the House on its third reading and final passage.

The bill was read third time and was

passed by the following vote:

Yeas-110.

Barker. Acker. Albritton. ${f Barron}$. Bartlett. Alexander of Bastrop. Bateman. Amsler. Rean. Bedford. Avis. Baker of Orange. Bird. Baker of Panola. Bobbitt.

Boggs. McFarlane. Brown. McGill. Bryant. McKean. McNatt. Cade. Carter. Merritt. Chitwood. Moore. Coffey. Morris. Coody. Cox of Lamar. Nicholson. Parish. Cox of Navarro. Pavlica. Cummings. Pearce. Perdue. Dale. Daniels. Petsch. Davis of Dallas. Poage. Davis of Wood. Pool. DeBerry. Pope. Powell. Dinkle. Donnell. Raymer. Downs. Renfro. Enderby. Rice. Farrar. Robinson. Fields. Rogers. Finlay. Rowland. Florence. Sanford. Foster. Shearer. Frnka. Sheats. Graves. Simmons. Simpson. Gray. Hagaman. Sinks. Hall. Smith of Nueces. Smith of Travis. Harman. Harper. Smyth. High. Stautzenberger. Hollowell. Stell. Storev. Hoskins. Jacks. Stout. Taylor. Jasper. Johnson. Teer. Thompson. Kayton. King. Veatch. Walker. Kinnear. Kittrell. Wallace. Lane of Hamilton. Webb. Lane of Harrison. Wells. Lipscomb. Westbrook. Wester. Loftin. Williamson. Mankin. Young. Maxwell.

Absent.

McBride.

Kemble. Alexander of Limestone. Kenyon. Laird. Atkinson. Blount. Low. Masterson. Bonham. Conway. McDonald. McDougald. Covey. Dielmann. Montgomery. Dunlap. Purl. Dunn of Falls. Rawlins. Dunn of Hopkins. Rowell. Durham. Runge. Faulk. Sparks. Stevenson. Hull. Strong. Jones. Tomme. Justice.

Wade. Wilson. Woodruff.

Absent-Excused.

Irwin. Jordan. Stevens.

HOUSE BILL NO. 564 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to engrossment.

H. B. No. 564, A bill to be entitled "An Act to create the Yoakum Independent School District in DeWitt and Lavaca counties, Texas; providing a board of trustees therefor and vesting said independent school district board of trustees with all the rights, powers, privileges and duties conferred upon independent school districts incorporated under the general laws of Texas; divesting the town of Yoakum of the control and management of the public schools thereof and vesting the same in Yoakum Independent School District, as herein created, and declaring an emergency."

The bill was read second time.
On motion of Mr. Albritton, the bill was laid on the table subject to call.

HOUSE BILL NO. 571 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 571, A bill to be entitled "An Act to amend Section 14, Chapter 67, Local Laws enacted by the Thirty-third Legislature, for the purpose of funding or refunding indebtedness incurred for road and bridge purposes, and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 571 ON THIRD READING.

Mr. Stevenson moved that the constitutional rule requiring bills to be read on three several days be suspered and that House bill No. 571 be placed on its third reading and final passage.

The motion prevailed by the following

Yeas-102.

Acker. Bean. Albritton. Bedford. Baker of Orange. Bird. Baker of Panola. Bobbitt. Barker. Boggs. Barron. Bryant. Bartlett. Cade. Carter. Bateman.

Chitwood. Merritt. Coffey. Coody. Montgomery. Moore. Cox of Lamar. Nicholson. Cox of Navarro. Parish. Davis of Dallas. Davis of Wood. Pavlica. Pearce. DeBerry. Petsch. Dinkle. Poage. Donnell. Pool. Downs. Pope. Dunlap. Powell. Dunn of Falls. Purl. Dunn of Hopkins. Renfro. Enderby. Rice. Fields. Robinson. Finlay. Rogers. Florence. Rowell. Foster. Rowland. Frnka. Sanford. Graves. Shearer. Gray. Sheats. Hagaman. Hall. Simmons. Simpson. Harper. Sinks. High. Smith of Nueces. Hollowell. Smyth. Hoskins. Stautzenberger. Jacks. Stell. Storey. Jasper. Jordan. Stout. Justice. Taylor. Kayton. Teer. Kinnear. Thompson. Kittrell. Veatch. Lane of Hamilton. Wade. Lane of Harrison. Walker. Lipscomb. Wallace. Loftin. Webb. Wells. Mankin. McBride. Westbrook. McDonald. Wester. McFarlane. Williamson. McGill. Woodruff. McNatt. Young.

Absent.

Alexander Harman. of Bastrop. Hull. Alexander Johnson. of Limestone. Jones. Amsler. Kemble. Atkinson. Kenyon. King. Avis. Laird. Blount. Bonham. Low. Brown. Masterson. Maxwell. Conway. Covey. McDougald. Cummings. McKean. Dale. Morris. Daniels. Perdue. Dielmann. Rawlins. Durham. Raymer. Farrar. Runge. Faulk. Smith of Travis. Sparks. Tomme. Stevenson. Wilson. Strong.

Absent—Excused.

Irwin.

Stevens.

The Speaker then laid House bill No. 571 before the House on its third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-101.

Acker. Kittrell. Lane of Hamilton. Albritton. Alexander Lane of Harrison. of Bastrop. Lipscomb. Amsler. Loftin. Mankin. Avis. Baker of Orange. McBride. Baker of Panola. McFarlane. Barker. McGill. McKean. Barron. Bartlett. McNatt. Bateman. Merritt. Moore. Bean. Bedford. Morris. Nicholson. Bird. Bobbitt. Parish. Boggs. Pavlica. Bryant. Pearce. Petsch. Cade. Chitwood. Poage. Pool. Coffey. Coody. Pope. Cox of Lamar. Powell. Cox of Navarro. Purl. Cummings. Davis of Dallas. Raymer. Rice. DeBerry. Robinson. Dinkle. Rogers. Donnell. Rowell. Rowland. Downs. Dunn of Falls. Sanford. Dunn of Hopkins. Shearer. Enderby. Sheats. Farrar. Simmons. Fields. Simpson. Finlay. Sinks. Smith of Nueces. Florence. Foster. Smith of Travis. Graves. Smyth. Stautzenberger. Gray. Hagaman. Hall. Stell. Storey. Harper. Stout. Taylor. High. Thompson. Hollowell. Hoskins. Veatch. Jacks. Wade. Jasper. Walker. Johnson. Wallace. Justice. Webb.

Wells.

Westbrook.

Kayton.

Kinnear.

Wester. Woodruff. Williamson. Young. Absent. Alexander Kemble. of Limestone. Kenyon. Atkinson. King. Blount. Laird. Bonham. Low. Brown. Masterson. Carter. Maxwell. Conway. McDonald. McDougald. Covey. Montgomery. Dale. Perdue. Daniels. Davis of Wood. Rawlins. Dielmann. Renfro. Dunlap. Runge. Durham. Sparks.

Absent—Excused.

Irwin.
Jordan.

Faulk.

Frnka.

Hull.

Jones.

Harman.

Stevens.

Wilson.

Stevenson.

Strong.

Teer. Tomme.

HOUSE BILL NO. 573 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 573, A bill to be entitled "An Act creating the Nell Independent School District."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 573 ON THIRD READING.

Mr. Bonham moved that the constitutional rule requiring bills to be read on three several days be suspended and that House bill No. 573 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-107.

Acker. Bobbitt. Albritton. Boggs. Alexander Bryant. of Bastrop. Cade. Chitwood. Amsler. Coffey. Avis. Baker of Orange. Coody. Cox of Lamar. Cox of Navarro. Baker of Panola. Barker. Cummings. Barron. Bateman. Dale. Davis of Wood. Bean. Bedford. DeBerry. Dinkle. Bird.

Donnell. Pavlica. Downs. Pearce. Dunlap. Perdue. Dunn of Hopkins. Poage. Pool. Durham. Enderby. Pope. Farrar. Powell. Fields. Purl. Finlay. Raymer. Florence. Renfro. Foster. Rice. Frnka. Robinson. Graves. Rogers. Rowell. Gray. Hagaman. Rowland. Hall. Sanford. Harper. Shearer. High. Hollowell. Sheats. Simmons. Hoskins. Simpson. Jacks. Sinks. Smith of Nueces. Jasper. Johnson. Smyth. Stautzenberger. Jordan. Justice. Stell. Kayton. Storey. Stout. Taylor. Kittrell. Laird. Teer. Lane of Hamilton. Lane of Harrison. Thompson. Veatch. Lipscomb. Wade. Loftin. Walker. Maxwell. McBride. Wallace. McFarlane. Webb. Wells. McGill. McNatt. Westbrook. Wester. Merritt. Williamson. Moore. Morris. Woodruff. Young. Nicholson. Parish.

Absent.

Alexander Kenyon. of Limestone. King. Atkinson. Kinnear. Bartlett. Low. Mankin. Blount. Masterson. Bonham. McDonald. Brown. McDougald. Carter. McKean. Conway. Covey. Montgomery. Petsch. Daniels. Davis of Dallas. Rawlins. Dielmann. Runge. Smith of Travis. Dunn of Falls. Sparks. Faulk. Harman. Stevenson. Hull. Strong. Tomme. Jones. Wilson. Kemble.

Absent—Excused.

Irwin. Stevens.

The Speaker then laid House bill No. 573 before the House on its third reading and final passage.

The bill was read third time and was

passed by the following vote:

Yeas-107.

Acker. Lane of Harrison. Lipscomb. Albritton. Amsler. Loftin. Baker of Orange. Low. Baker of Panola. Maxwell. McBride. Barker. Barron. McFarlane. Bartlett. McGill. Bateman. McKean. Bean. Merritt. Bedford. Montgomery. Bobbitt. Moore. Boggs. Nicholson. Parish. Bryant. Cade. Pavlica. Pearce. Carter. Chitwood. Perdue. Petsch. Coffey. Coody. Cox of Lamar. Poage. Pool. Cox of Navarro. Pope. Powell. Cummings. Dale. Purl. Davis of Dallas. Raymer. Davis of Wood. Renfro. DeBerry. Rice. Robinson. Dinkle. Donnell. Rogers. Downs. Rowell. Dunn of Hopkins. Rowland. Durham. Sanford. Enderby. Shearer. Farrar. Sheats. Fields. Simmons. Simpson. Finlay. Florence. Sinks. Foster. Smith of Nueces. Frnka. Smyth. Stautzenberger. Graves. Gray. Stell. Hagaman. Storey. Hall. Stout. Taylor. Harman. Teer. Harper. Veatch. High. Hollowell. Wade. Hoskins. Walker. Jacks. Webb. Wells. Jasper. Westbrook. Johnson. Wester. Justice. Kayton. Williamson. Kinnear. Woodruff. Laird. Young. Lane of Hamilton.

Absent.

Alexander Alexander of Limestone. of Bastrop.

Atkinson. Kittrell. Avis. Mankin. Bird. Masterson. Blount. McDonald. Bonham. McDougald. Brown. McNatt. Conway. Morris. Covey. Rawlins. Runge. Daniels. Smith of Travis. Dielmann. Dunlap. Sparks. Dunn of Falls. Stevenson. Strong. Thompson. Faulk. Hull. Jones. Tomme. Kemble. Wallace. Kenyon. Wilson. King. Absent—Excused.

Stevens.

Irwin. Jordan.

HOUSE BILL NO. 576 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 576, A bill to be entitled "An Act to amend Article 7235 of the Revised Civil Statutes of 1911, as amended from time to time, and as amended by Chapter 97 of the General Laws of the Regular Session of the Thirty-eighth Legislature, so as to include San Augustine and Sabine counties within the provisions of said article, which relates to stock law elections, and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 576 ON THIRD READING.

Mr. Downs moved that the constitutional rule requiring bills to be read on three several days be suspended and that House bill No. 576 be placed on its third reading and final passage.

The motion prevailed by the following

vote:

Yeas-104.

Acker. Bedford. Albritton. Bird. Alexander Bobbitt. of Bastrop. Boggs. Amsler. Bryant. Cade. Avis. Baker of Orange. Baker of Panola. Carter. Chitwood. Coffey. Barker. Barron. Coody. Bartlett.

Cox of Lamar. Cox of Navarro. Bateman. Bean. Cummings.

Dale. Davis of Dallas. Davis of Wood. DeBerry. Dinkle. Donnell. Downs. Dunlap.
Dunn of Falls. Dunn of Hopkins. Durham. Enderby. Farrar. Fields. Finlay. Florence. Foster. Frnka. Graves. Gray. Hagaman. Hall. Harman. Harper. High. Hollowell. Jacks. Jasper. Johnson. Jordan. Justice. Kayton. Kemble. Kinnear.

Kittrell. Laird. Lane of Hamilton. Lane of Harrison. Lipscomb. Loftin. Low. Maxwell. McBride. McFarlane. McGill. McNatt.

Moore. Morris. Nicholson. Parish. Pavlica. Pearce. Perdue. Petsch. Poage. Pool. Pope. Powell. Purl. Raymer. Renfro. Rice. Robinson. Rogers. Rowell. Rowland. Sanford. Shearer. Sheats. Simmons. Simpson.

Merritt.

Stautzenberger. Stell. Storey. Stout. Taylor. Teer. Thompson. Veatch. Wade. Walker. Webb. Wells. Westbrook. Wester. \mathbf{W} oodruff.

Smith of Nueces.

Sinks.

Smyth.

Absent.

Young.

Mankin.

Masterson.

Alexander of Limestone. Atkinson. Blount. Bonham. Brown. Conway. Covey. Daniels. Dielmann. Faulk. Hoskins. Hull. Jones. Kenyon. King.

McDonald. McDougald. McKean. Montgomery. Rawlins. Runge. Smith of Travis. Sparks. Stevenson. Strong. Tomme. Wallace. Williamson. Wilson.

Absent—Excused.

Irwin.

Stevens.

The Speaker then laid House bill No. 576 before the House on its third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-113.

Acker. Laird. Lane of Hamilton-Albritton. Alexander Lane of Harrison. of Bastrop. Low. Amsler. Mankin. Maxwell. Atkinson. McBride. Avis. Baker of Orange. McFarlane. Baker of Panola. McGill. Barker. McKean. McNatt. Barron. Bartlett. Merritt. Bateman. Moore. Morris. Bean. Bedford. Nicholson. Parish. Bird. Bobbitt. Pavlica.

Boggs. Pearce. Bryant. Perdue. Cade. Petsch. Poage. Carter. Chitwood. Pool. Pope. Coffey. Coody. Powell. Cox of Lamar. Purl. Rawlins. Dale. Davis of Dallas. Raymer. Davis of Wood. Renfro. DeBerry. Rice. Dinkle. Robinson. Donnell. Rogers. Downs. Rowell. Rowland. Dunlap.

Shearer. Durham. Sheats. Enderby. Farrar. Simmons. Simpson. Fields. Sinks. Finlay. Smith of Nueces. Florence.

Dunn of Hopkins.

Smith of Travis. Foster. Smyth. Frnka. Graves. Stautzenberger. Stell. Gray. Hall.

Sanford.

Storey. Stout. Harman. Harper. Taylor. Thompson. High. Hollowell. Veatch. Wade. Hoskins. Jacks. Walker. Wallace. Jasper. Johnson. Webb. Wells. Justice. Kayton. Westbrook.

Wester. Memble. Woodruff. Kinnear. Kittrell. Young.

Absent.

Alexander Kenyon. King. of Limestone. Blount. Lipscomb. Bonham. Loftin. Masterson. Brown. Conway. McDonald. Covey. McDougald. Cox of Navarro. Montgomery. Cummins. Runge. Sparks. Daniels. Dielmann. Stevenson. Dunn of Falls. Strong. Faulk. Teer. Hagaman. Tomme. Hull. Williamson. Jones. Wilson.

Absent-Excused.

Irwin. Jordan. Stevens.

HOUSE BILL NO. 577 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 577, A bill to be entitled "An Act to amend Section 11, Chapter 16 of the Local and Special Laws enacted by the First Called Session of the Thirty-seventh Legislature in 1921, same being a special road law for Liberty county, by adding thereto Section 11a, to permit the issuance of bonds by Liberty county for the purpose of funding or refunding indebtedness incurred for road and bridge purposes, and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 577 ON THIRD READING.

Mr. McDougald moved that the constitutional rule requiring bills to be read on three several days be suspended and that House bill No. 577 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-108.

Acker. Bateman. Albritton. Bean. Bedford. Alexander of Bastrop. Bird. Amsler. Boggs. Avis. Bryant. Baker of Orange. Cade. Baker of Panola. Carter. Barker. Chitwood. Barron. Coffey. Bartlett. Coody.

Cox of Navarro. McGill. Dale. McKean. Davis of Dallas. McNatt. Davis of Wood. Merritt. DeBerry. Moore. Donnell. Nicholson. Downs. Parish. Dunlap. Pavlica. Dunn of Falls. Poage. Dunn of Hopkins. Pool. Pope. Enderby. Powell. Farrar. Purl. Faulk. Fields. Raymer. Finlay. Renfro. Florence. Rice. Robinson. Foster. Frnka. Rogers. Graves. Rowell. Gray. Rowland. Hall. Sanford. Shearer. Harman. Sheats. Harper. High. Simmons. Hollowell. Simpson. Hoskins. Sinks. Smith of Nueces. Jasper. Johnson. Smyth. Jordan. Stautzenberger. Justice. Stell. Kemble. Storey. Kenyon. Stout. Taylor. Kinnear. Laird. Teer. Lane of Hamilton. Thompson. Lane of Harrison. Veatch. Low. Walker. Mankin. Wallace. Maxwell. Webb. McBride. Westbrook. McFarlane. Young.

Navs-2.

Jacks.

McDougald.

Absent.

Alexander Kittrell. of Limestone. Lipscomb. Atkinson. Loftin. Masterson. Blount. McDonald. Bobbitt. Bonham. Montgomery. Brown. Morris. Pearce. Conway. Perdue. Covey. Cox of Lamar. Petsch. Rawlins. Cummings. Runge. Daniels. Smith of Travis. Dielmann. Dinkle. Sparks. Durham. Stevenson. Strong. Hagaman. Hull. Tomme. Wade. Jones. Wells. Kayton. Wester. King.

Williamson. Wilson. Woodruff.

Absent-Excused.

Irwin.

Stevens.

The Speaker then laid House bill No. 577 before the House on its third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-104.

Acker. Kinnear. Albritton. Kittrell. Alexander Laird. of Bastrop. Lane of Hamilton. Lane of Harrison. Amsler. Atkinson. Loftin. Avis. Mankin. Baker of Orange. Maxwell. Baker of Panola. McBride. Barker. McDougald. Barron. McFarlane. Bartlett. McGill. McKean. Bateman. McNatt. Bean. Bedford. Merritt. Bird. Moore. Bobbitt. Nicholson. Parish. Boggs. Pavlica. Bryant. Cade. Pearce. Carter. Petsch. Chitwood. Poage. Pool. Coffey. Pope. Coody. Cox of Lamar. Powell. Cox of Navarro. Rawlins. Cummings. Raymer. Renfro. Dale. Davis of Wood. Rice. DeBerry. Robinson. Dinkle. Rogers. Downs. Rowell. Rowland. Dunlap. Dunn of Hopkins. Shearer. Sheats. Durham. Enderby. Simmons. Farrar. Simpson. Smith of Nueces. Fields. Florence. Smyth. Stautzenberger. Foster. Frnka. Stell. Storey. Graves. Gray. Stout. Harper. Taylor. Thompson. High. Hollowell. Veatch. Walker. Hoskins. Jacks. Wallace. Webb. Jasper. Wells. Jordan. Westbrook. Justice.

Wester.

Young.

Woodruff.

Kayton.

Kemble.

Kenyon.

Absent.

Alexander Lipscomb. of Limestone. Low. Blount. Masterson. Bonham. McDonald. Brown. Montgomery. Conway. Morris. Covey. Perdue. Daniels. Purl. Davis of Dallas. Runge. Dielmann. Sanford. Donnell. Sinks. Dunn of Falls. Smith of Travis. Faulk. Sparks. Finlay. Stevenson. Hagaman. Strong. Hall. Teer. Harman. Tomme. Hull. Wade. Johnson. Williamson. Wilson. Jones. King.

Absent—Excused.

Irwin.

Stevens.

HOUSE BILL NO. 578 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 578, A bill to be entitled "An Act creating Vogelsang Common School District No. 86, in Milam country Taxas"

ty, Texas."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 578 ON THIRD READING.

Mr. Hollowell moved that the constitutional rule requiring bills to be read on three several days be suspended and that House bill No. 578 be placed on its third reading and final passage.

The motion prevailed by the follow-

ing vote:

Yeas-104.

Acker. Carter. Albritton. Chitwood. Alexander Coffey. Coody. of Bastrop. Cox of Lamar. Amsler. Cox of Navarro. Baker of Orange. Baker of Panola. Dale. Davis of Dallas. Barker. Barron. DeBerry. Bateman. Dinkle. Donnell. Bean. Bedford. Downs. Dunlap. Bird. Dunn of Hopkins. Bobbitt. Enderby. Boggs. Bryant. Farrar.

Fields. Perdue. Finlay. Petsch. Poage. Florence. Foster. Pool. Pope. Frnka. Graves. Powell. Rawlins. Gray. Hall. Renfro. Harper. Rice. High. Robinson. Hollowell. Rogers. Hoskins. Rowell. Rowland. Jacks. Jasper. Sanford. Shearer. Johnson. Jordan. Sheats. Justice. Simpson. Kayton. Sinks. Kemble. Smith of Nueces. Smith of Travis. Kinnear. Laird. Smyth. Lane of Harrison. Stautzenberger. Loftin. Stell. Mankin. Storey. Maxwell. Stout. McBride. Taylor. McDougald. Teer. McFarlane. Thompson. McGill. Veatch. McKean. Wade. McNatt. Walker. Merritt. Wallace. Webb. Montgomery. Moore. Wells. Morris. Westbrook. Nicholson. Wester. Parish. Woodruff. Pavlica. Young. Pearce.

Absent.

Alexander Hull. of Limestone. Jones. Atkinson. Kenyon. King. Kittrell. Avis. Bartlett. Lane of Hamilton. Blount. Bonham. Lipscomb. Brown. Low. Cade. Masterson. Conway. McDonald. Covey. Purl. Cummings. Raymer. Daniels. Runge. Davis of Wood. Simmons. Dielmann. Sparks. Dunn of Falls. Stevenson. Durham. Strong. Faulk. Tomme. Hagaman. Williamson. Harman. Wilson.

Absent-Excused.

Irwin.

Stevens.

The Speaker then laid House bill No. Atkinson.

578 before the House on its third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-105.

Acker. Kenyon. Albritton. Kinnear. Alexander Kittrell. of Bastrop. Laird. Amsler. Lane of Hamilton. Lane of Harrison. Avis. Baker of Orange. Loftin. Baker of Panola. Mankin. Barker. Maxwell. Barron. McBride. Bartlett. McDougald. Bateman. McFarlane. McGill. Bean. McKean. Bedford. Bird. McNatt. Merritt. Boggs. Bryant. Moore. Nicholson. Carter. Chitwood. Parish. Pavlica. Coffey. Coody. Pearce. Cox of Lamar. Petsch. Cox of Navarro. Poage. Pool. Cummings. Dale. Pope. Davis of Dallas. Powell. Davis of Wood. Rawlins. DeBerry. Raymer. Dinkle. Renfro. Dunlap. Rice. Dunn of Hopkins. Robinson. Durham. Rogers. Enderby. Rowell. Farrar. Rowland. Faulk. Sanford. Fields. Shearer. Finlay. Sheats. Florence. Simmons. Foster. Simpson. Frnka. Sinks. Smith of Nueces. Graves. Smith of Travis. Gray. Hall. Smyth. Stautzenberger. Harman. Stell. Harper. High. Storey. Stout. Thompson. Hollowell. Hoskins. Jacks. Veatch. Jasper. Walker. Johnson. Webb. Wester. Jordan. Woodruff. Justice. Young. Kayton.

Absent.

Alexander of Limestone.

Kemble.

Blount. Bobbitt. Bonham.

Cox of Lamar.

Brown. Montgomery. Morris. Cade. Conway. Perdue. Covey. Purl. Daniels. Runge. Dielmann. Sparks. Donnell. Stevenson. Strong. Downs. Dunn of Falls. Taylor. Hagaman. Teer. Hull. Tomme. Wade. Jones. Wallace. King. Lipscomb. Wells. Westbrook. Low. Masterson. Williamson. Wilson. McDonald.

Absent—Excused.

Irwin.

Stevens.

HOUSE BILL NO. 580 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 580, A bill to be entitled "An Act to amend Section 2, Chapter 81, of the Local and Special Laws enacted by the Thirty-fourth Legislature at its Regular Session in 1915, same being a special road law for Young county, by adding thereto Section 2a to permit the issuance of bonds by Young county for the purpose of funding or refunding indebtedness incurred for road and bridge purposes, and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 580 ON THIRD READING.

Mr. McFarlane moved that the constitutional rule requiring bills to be read on three several days be suspended and that House bill No. 580 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-104.

Acker. Bartlett. Bateman. Albritton. Alexander Bean. of Bastrop. Bedford. Amsler. Bird. Atkinson. Boggs. Bryant. Avis. Baker of Orange. Carter. Baker of Panola. Chitwood. Barker. Coffey. Coody. Barron.

Cox of Navarro. Moore. Cummings. Nicholson. Dale. Pavlica. Davis of Dallas. Pearce. Davis of Wood. Perdue. Dinkle. Petsch. Poage. Donnell. Downs. Pool. Dunn of Falls. Pope. Powell. Purl. Dunn of Hopkins. Durham. Enderby. Raymer. Farrar. Renfro. Fields. Rice. Finlay. Robinson. Frnka. Rogers. Graves. Rowell. Gray. Rowland. Hall. Sanford. Shearer. Harper. Sheats. High. Hollowell. Simmons. Hoskins. Simpson. Jacks. Sinks. Jasper. Smith of Nueces. Smith of Travis. Johnson. Jordan. Smyth. Justice. Stautzenberger. Kayton. Storey. Kemble. Stout. Taylor. Kittrell. Teer. Laird. Lane of Hamilton. Thompson. Lane of Harrison. Veatch. Walker. Loftin. Wallace. Mankin. Webb. Maxwell. McBride. Westbrook. McDougald. Wester. Woodruff. McFarlane. McGill. Young. McNatt.

Merritt.

Nays-4.

Florence. Foster. Kenyon. Kinnear.

Absent.

Jones. Alexander of Limestone. King. Blount. Lipscomb. Bobbitt. Low. Masterson. Bonham. McDonald. Brown. Cade. McKean. Conway Montgomery. Covey. Morris. Daniels. Parish. DeBerry. Rawlins. Runge. Dielmann. Dunlap. Sparks. Faulk. Stell. Hagaman. Stevenson. Strong. Harman. Hull. Tomme.

Wade. Wells. Williamson. Wilson.

Absent-Excused.

Irwin.

Stevens.

The Speaker then laid House bill No. 580 before the House on its third reading and final passage.

The bill was read third time and was

passed by the following vote:

Yeas-105.

Acker. Albritton. Alexander of Bastrop. Amsler. Atkinson. Baker of Orange. Baker of Panola. Barker. Barron. Bartlett. Bateman. Bean. Bedford. Bird. Bobbitt. Boggs. Bryant. Cade. Carter. Chitwood. Coffey. Coody. Cox of Lamar. Cox of Navarro.

Cummings.
Dale.
Davis of Dallas.
Davis of Wood.
DeBerry.
Dinkle.
Donnell.
Downs.
Dunn of Falls.

Dunn of Hopkins.
Durham.
Enderby.
Farrar.
Fields.
Finlay.
Florence.
Frnka.
Graves.
Hall.

Hall.
Harper.
High.
Hollowell.
Hoskins.
Jacks.
Jasper.
Johnson.
Jordan.
Justice.

Kayton. Kemble. Kinnear. Laird.

Lane of Hamilton. Lane of Harrison.

Lafe of Harris
Loftin.
Low.
Maxwell.
McBride.
McDougald.
McFarlane.
McGill.
McNatt.
Merritt.
Moore.
Nicholson.
Pavlica.
Pearce.

Pearce.
Petsch.
Poage.
Pope.
Powell.
Purl.
Raymer.
Rice.
Robinson.
Rogers.
Rowell.
Rowland.
Shearer.
Sheats.

Shearer. Sheats. Simmons. Simpson. Sinks.

Smith of Nueces. Smith of Travis. Smyth.

Stautzenberger. Stell.

Storey.
Stout.
Taylor.
Teer.
Thompson.
Veatch.
Walker.
Wallace.
Webb.
Westbrook.
Wester.
Woodruff.

Young.

Nays-3.

Foster. Gray.

Kenyon.

 ${f A}$ bsent.

Alexander Masterson. of Limestone. McDonald. Avis. McKean. Blount. Montgomery. Bonham. Morris. Parish. Brown. Conway. Perdue. Pool. Covey. Daniels. Rawlins. Dielmann. Renfro. Dunlap. Runge. Faulk. Sanford. Hagaman. Sparks. Harman. Stevenson. Hull. Strong. Jones. Tomme. King. Wade. Kittrell. Wells. Lipscomb. Williamson.

Absent—Excused.

Irwin.

Mankin.

Stevens.

Wilson.

HOUSE BILL NO. 583 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 583, A bill to be entitled "An Act creating the Ratcliff Independent School District."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 583 ON THIRD READING.

Mr. Rice moved that the constitutional rule requiring bills to be read on three several days be suspended and that House bill No. 583 be placed on its third reading and final passage.

The motion prevailed by the follow-

ing vote:

Yeas—105.

Acker. Bean. Bedford. Albritton. Alexander Bird. of Bastrop. Boggs. Amsler. Bryant. Atkinson. Carter. Chitwood. Avis. Baker of Orange. Coffey. Baker of Panola.

Barker. Barron. Bartlett. Bateman. Coody. Cox of Lamar. Cox of Navarro. Cummings.

Dale.

Kenyon.

Davis of Dallas. Merritt. Davis of Wood. Moore. DeBerry. Morris. Nicholson. Dinkle. Donnell. Parish. Downs. Pavlica. Dunn of Hopkins. Pearce. Enderby. Perdue. Poage. Farrar. Pope. Fields. Powell. Finlay. Florence. Purl. Rawlins. Foster. Raymer. Frnka. Graves. Rice. Robinson. Gray. Rogers. Hall. Harper. Rowell. Rowland. High. Hollowell. Sanford. Hoskins. Shearer. Jacks. Sheats. Simmons. Jasper. Simpson. Johnson. Jordan. Sinks. Smith of Nueces. Justice. Smith of Travis. Kayton. Kemble. Smyth.

Stell. Kinnear. Storey. Kittrell. Laird. Stout. Lane of Hamilton. Taylor. Lane of Harrison. Teer. Thompson. Loftin. Veatch. Low. Walker. Mankin. Maxwell. Wallace. Webb. McBride. Wells. McDougald. McFarlane. Westbrook. Woodruff. McGill. McNatt. Young.

Absent.

Alexander King. Lipscomb. of Limestone. Blount. Masterson. McDonald. Bobbitt. McKean. Bonham. Montgomery. Brown. Petsch. Cade. Conway. Pool. Covey. Renfro. Daniels. Runge. Sparks. Dielmann. Stevenson. Dunlap. Dunn of Falls. Strong. Tomme. Durham. Faulk. Wade. Hagaman. Wester. Williamson. Harman. Hull. Wilson. Jones.

Absent—Excused.

Stevens. Irwin.

The Speaker then laid House bill No. 583 before the House on its third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-105.

Kittrell. Acker. Albritton. Laird.

Alexander Lane of Hamilton. of Bastrop. Lane of Harrison.

Amsler. Atkinson. Avis.

Baker of Orange. Baker of Panola. Barker.

Barron. Bartlett. Bateman. Bean.

Bedford.

Bird.

Boggs.

Cade.

Carter.

Coffey.

Dale.

DeBerry.

Dinkle.

Donnell.

Durham.

Enderby.

Downs.

Chitwood.

Coody. Cox of Lamar.

Cox of Navarro.

Davis of Dallas.

Davis of Wood.

Bryant.

Stautzenberger.

Farrar. Fields. Finlay. Florence.

Foster. Frnka. Graves. Hall. Harper. High.

Kemble.

Grav.

Hoskins. Jacks. Jasper. Johnson. Justice. Kayton.

Absent.

Alexander of Limestone.

Blount. Bobbitt.

Low

Mankin. McBride. McDougald. McFarlane. McGill McKean. McNatt. Merritt. Moore. Morris. Nicholson.

Parish. Pavlica. Pearce. Poage. Pope. Powell. Purl.

Rawlins. Raymer. Rice. Robinson.

Rogers. Rowell. Rowland. Sanford. Shearer. Dunn of Falls.
Dunn of Hopkins.

Sheats. Simmons. Simpson. Sinks.

Smith of Nueces. Smith of Travis. Smyth.

Stautzenberger. Stell. Storey. Stout. Teer. Thompson.

Veatch. Walker. Wallace. Webb. Wells. Westbrook. Woodruff. Young.

Kinnear. Present-Not Voting. Bonham. Masterson. Brown. Maxwell. McDonald. Conway. Covey. Montgomery. Cummings. Perdue. Petsch. Daniels. Dielmann. Pool. Renfro. Dunlap. Faulk. Runge. Sparks. Hagaman. Stevenson. Harman. Hollowell. Strong. Hull. Taylor. Jones. Tomme. Wade. Kenyon. King. Wester. Lipscomb. Williamson. Loftin. Wilson.

Absent-Excused.

Irwin. Jordan. Stevens.

HOUSE BILL NO. 584 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 584, A bill to be entitled "An Act creating the Kennard Consolidated Common School District No. 33, in Houston county."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 584 ON THIRD READING.

Mr. Rice moved that the constitutional rule requiring bills to be read on three several days be suspended and that House bill No. 584 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-106.

Acker. Bryant. Albritton. Cade. Alexander Carter. of Bastrop. Chitwood. Amsler. Coffey. Atkinson. Conway. Coody. Avis. Baker of Orange. Cox of Navarro. Baker of Panola. Dale. Barker. Davis of Dallas. Barron. Davis of Wood. Bartlett. DeBerry. Bateman. Dinkle. Bean. Donnell. Bedford. Downs. Dunn of Falls. Bird. Boggs. Dunn of Hopkins. Bonham. Durham.

Enderby. Pearce. Fields. Perdue. Finlay. Poage. Florence. Pool. Frnka. Pope. Powell. Graves. Purl. Gray. Rawlins. Hall. Raymer. Harper. Rice. High. Hoskins. Robinson. Rogers. Jacks. Jasper. Rowell. Johnson. Rowland. Sanford. Jordan. Justice. Shearer. Sheats. Kayton. Kemble. Simmons. Kinnear. Simpson. Kittrell. Sinks. Lane of Hamilton. Smith of Nueces. Lane of Harrison. Smith of Travis. Low. Smyth. Stautzenberger. Mankin. Masterson. Stell. McBride. Storey. McDougald. Stout. McFarlane. Taylor. McGill. Thompson. Veatch. McKean. Walker. McNatt. Merritt. Wallace. Moore. Webb. Morris. Wells. Nicholson. Westbrook. Parish. Wester. Pavlica. Woodruff.

Absent.

Alexander King. Laird. of Limestone. Blount. Lipscomb. Bobbitt. Loftin. Brown. Maxwell. Covey. Cox of Lamar. McDonald. Montgomery. Cummings. Petsch. Daniels. Renfro. Dielmann. Runge. Dunlap. Sparks. Farrar. Stevenson. Faulk. Strong. Teer. Foster. Tomme. Hagaman. Wade. Harman. Williamson. Hollowell. Hull. Wilson. Jones. Young. Kenyon.

Absent-Excused.

Irwin.

Stevens.

The Speaker then laid House bill No. 584 before the House on its third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-104.

Kayton. Acker. Albritton. Kemble. Alexander Kinnear. of Bastrop. Laird. Amsler. Lane of Harrison. Loftin. Avis. Baker of Orange. Low. Baker of Panola. Mankin. Barker. Masterson. McBride. Barron. Bartlett. McDougald. McFarlane. Bateman. Bean. McGill. McKean. Bedford. Bird. McNatt. Moore. Boggs. Bryant. Morris. Cade. Nicholson. Parish. Carter. Chitwood. Pavlica. Pearce. Coffey. Conway. Poage. Pool. Coody. Cox of Lamar. Pope. Cox of Navarro. Powell. Purl. Cummings. Raymer. Dale. Daniels. Rice. Davis of Dallas. Robinson. Davis of Wood. Rogers. Rowell. DeBerry. Rowland. Dinkle. Donnell. Sanford. Shearer. Downs. Dunn of Falls. Sheats. Dunn of Hopkins. Simmons. Enderby. Simpson. Fields. Sinks. Smith of Nueces. Finlay. Smith of Travis. Florence. Smyth. Foster. Stautzenberger. Frnka. Stell. Graves. Gray. Storey. Hall. Stout. Harper. Teer. Thompson. High. Hollowell. Veatch. Walker. Hoskins. Wallace. Jacks. Webb. Jasper. Westbrook. Johnson. Woodruff. Justice.

Absent.

41 1	0
Alexander	Covey.
of Limestone.	Dielmann.
Atkinson.	Dunlap.
Blount.	Durham.
Bobbitt.	Farrar.
Bonham.	Faulk.
Brown.	Hagaman.

Harman. Hull. Jones. Kenyon. King. Kittrell. Lane of Hamilton. Lipscomb. Maxwell. McDonald.	Rawlins. Renfro. Runge. Sparks. Stevenson. Strong. Taylor. Tomme. Wade. Wells.
Lane of Hamilton.	Taylor.
Lipscomb.	Tomme.
Maxwell.	Wade.

Absent-Excused.

Irwin. Jordan. Stevens.

HOUSE BILL NO. 585 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 585, A bill to be entitled "An Act creating the Oak Grove Common School District in Aransas county, Texas."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 588 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 588, A bill to be entitled "An Act to amend Section 1, of Chapter 3, Special Laws of the Thirty-eighth Legislature, Third Called Session, the same being entitled 'An Act to create Roscoe Independent School District in Nolan county, Texas.'"

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 588 ON THIRD READING.

Mr. Chitwood moved that the constitutional rule requiring bills to be read on three several days be suspended and that House bill No. 588 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-104.

Acker. Albritton. Alexander of Bastrop.	Baker of Orange Baker of Panola Barker. Barron. Bartlett
Amsler.	Bartlett.
Avis.	Bateman.

Bean.	Loftin.
Bedford.	Low.
Bird.	Mankin.
Boggs.	McBride.
Bryant.	McDougald.
Cade.	McFarlane.
Carter.	McGill.
Chitwood.	McNatt.
Coffey.	Merritt.
Conway.	Moore.
Coody.	Morris.
Cox of Lamar	Parish.
Coody. Cox of Lamar. Cox of Navarro.	Pavlica.
Dale.	Pearce.
Daniels.	Perdue.
Davis of Dallas.	Poage.
Davis of Wood.	Pool.
DeBerry.	Pope.
Dinkle.	Powell.
Donnell.	Purl.
Downs.	Raymer.
Dunn of Falls.	Rice.
Dunn of Hopkins.	Robinson.
Durham.	Rogers.
Enderby.	Rowell.
Farrar.	Rowland.
Fields.	Sanford.
Finlay.	Shearer.
Florence.	Sheats.
Foster.	Simmons.
Frnka.	Simpson.
Graves.	Sinks.
Hall.	Smith of Nueces.
Harper.	Smyth.
High.	Stautzenberger.
Hollowell.	Stell.
Hoskins.	Storey.
Jacks.	Storey.
Jasper.	Taylor.
Johnson.	Teer.
Jordan.	Thompson.
Justice.	Veatch.
Kayton.	Walker.
Kemble.	Webb.
Kinnear.	Wells.
Kittrell.	Westbrook.
Laird.	Wester.
Lane of Harrison.	Woodruff.
Lane of Hailisoff.	m ooulul.
Present-N	Not Voting

Present-Not Voting.

Gray.

Absent.

Alexander	Hull.
of Limestone.	Jones.
Atkinson.	Kenyon.
Blount.	King.
Bobbitt.	Lane of Hamilton.
Bonham.	Lipscomb.
Brown.	Masterson.
Covey.	Maxwell.
Cummings.	McDonald.
Dielmann.	McKean.
Dunlap.	Montgomery.
Faulk.	Nicholson.
Hagaman.	Petsch.
Harman.	Rawlins.

Renfro.	Tomme.
Runge.	Wade.
Smith of Travis.	Wallace.
Sparks.	Williamson.
Stevenson.	Wilson.
Strong.	Young.

Absent-Excused.

Irwin.

Hall.

High. Hollowell. Hoskins. Stevens.

The Speaker then laid House bill No. 588 before the House on its third reading and final passage.

ing and final passage.

The bill was read third time and was passed by the following vote:

Yeas-104.	
Acker.	Jacks.
Albritton.	Jasper.
Alexander	Johnson.
of Bastrop.	Justice.
Amsler.	Kayton.
Atkinson.	Kemble.
Avis.	Kinnear.
Baker of Orange.	Kittrell.
Baker of Panola.	Laird.
Barker.	Lane of Harrison.
Barron.	Loftin.
Bartlett.	Low.
Bean.	Mankin.
Bedford.	Masterson.
Bird.	McBride.
Boggs.	McDougald.
Bryant.	McFarlane.
Cade.	McGill.
Carter.	McKean.
Chitwood.	McNatt.
Coffey.	Merritt.
Conway.	Moore. Morris.
Coody. Cox of Lamar.	Parish.
Cox of Navarro.	Pavlica.
Dale.	Pearce.
Daniels.	Perdue.
Davis of Dallas.	Poage.
Davis of Wood.	Pool.
DeBerry.	Pope.
Dinkle.	Powell.
Donnell.	Purl.
Downs.	Raymer.
Dunn of Falls.	Renfro.
Dunn of Hopkins.	Rice.
Durham.	Robinson.
Enderby.	Rogers.
Farrar.	Rowell.
Fields.	Rowland.
Finlay.	Sanford.
Florence.	Shearer.
Foster.	Sheats.
Frnka.	Simpson.
Graves.	Sinks.
Gray.	Smith of Nueces.

Smith of Travis. Smyth. Stautzenberger.

Stell.

Storey. Stout. Taylor. Thompson. Veatch.

Walker. Wallace. Webb. Westbrook. Wester.

Nays-1.

Woodruff.

Absent.

Alexander of Limestone. Bateman. Blount. Bobbitt. Bonham. Brown. Covey. Cummings. Dielmann. Dunlap. Faulk. Hagaman. Harman. Harper. Hull. Jones. Kenyon. King.

Lipscomb. Maxwell. McDonald. Montgomery. Nicholson. Petsch. Rawlins. Runge. Simmons. Sparks. Stevenson. Strong. Teer. Tomme. Wade. Wells. Williamson. Wilson.

Lane of Hamilton.

Absent—Excused.

Irwin. Jordan. Stevens.

Young.

HOUSE BILL NO. 589 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 589, A bill to be entitled "An Act to create Friona Independent School District in Parmer county, Texas."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 589 ON THIRD READING.

Mr. Smyth moved that the constitutional rule requiring bills to be read on three several days be suspended and that House bill No. 589 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-108.

Acker.
Albritton.
Alexander
of Bastrop.
Amsler.

Atkinson.

Avis. Baker of Orange. Baker of Panola. Barker.

Barker. Barron. Bartlett.

Bateman. Bean. Bedford. Bird. Bobbitt. Boggs. Bryant. Cade. Carter. Chitwood. Coffey. Conway. Coody. Cox of Lamar. Cox of Navarro. Dale. Daniels. Davis of Dallas. Davis of Wood. DeBerry. Dinkle. Donnell. Dunn of Falls. Dunn of Hopkins. Durham. Enderby. Farrar. Fields. Finlay. Florence. Foster. Frnka. Graves. Gray. Harman. Harper. High.

y. Sinks.
man. Smith of Travis.
per. Smyth.
h. Stautzenberger.

Hollowell. Stell. Hoskins. Storey. Jacks. Stout. Jasper. Strong. Johnson. Tavlor. Thompson. Jordan. Justice. Veatch. Kayton. Walker. Webb. Kemble. Kinnear. Westbrook. Wester. Laird.

Lane of Hamilton. Woodruff.

Absent.

Alexander
of Limestone.
Blount.
Bonham.
Brown.
Covey.
Cummings.
Dielmann.
Downs.
Dunlap.
Faulk.
Hagaman.
Hall.
Hull.
Jones.

Kenyon.

King.
Kittrell.
Lipscomb.
Low.
McDonald.
McDougald.
Montgomery.
Nicholson.
Perdue.
Petsch.
Rawlins.
Runge.
Smith of Nueces.
Sparks.
Stevenson.

Teer.

Lane of Harrison.

Loftin.

Mankin.

Maxwell.

McBride.

McGill.

McKean.

McNatt.

Merritt.

Moore.

Morris.

Parish.

Pavlica.

Pearce.

Poage.

Pool.

Pope.

Purl.

Rice.

Powell.

Raymer.

Robinson.

Rowland.

Sanford.

Shearer.

Simmons.

Simpson.

Sheats.

Renfro.

Rogers. Rowell.

Masterson.

McFarlane.

Tomme. Wade. Wallace. Wells. Williamson. Wilson. Young.

Absent—Excused.

Irwin.

Stevens.

The Speaker then laid House bill No. 589 before the House on its third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-105.

Acker. Johnson. Albritton. Justice. Alexander Kayton. of Bastrop. Kemble. Amsler. Kinnear. Kittrell. Atkinson. Avis. Laird. Lane of Harrison. Baker of Orange. Baker of Panola. Loftin. Mankin. Barker. Barron. Masterson. Bartlett. Maxwell. Bateman. McBride. McDougald. Bean. Bedford. McFarlane. Bird. McGill. McNatt. Bobbitt. Boggs. Merritt. Bryant. Moore. Cade. Morris. Carter. Parish. Pavlica. Chitwood. Coffey. Pearce. Conway. Perdue. Coody. Cox of Lamar. Poage. Pool. Pope. Cox of Navarro. Dale. Powell. Daniels. Purl. Davis of Dallas. Raymer. Davis of Wood. Renfro. DeBerry. Rice. Dinkle. Robinson. Donnell. Rogers. Downs. Rowell. Dunn of Falls. Sanford. Dunn of Hopkins. Shearer. Durham. Sheats. Simmons. Farrar. Fields. Simpson. Finlay. Sinks. Florence. Smith of Nueces. Foster. Smyth. Stautzenberger. Frnka. Graves. Stell. Gray. Storey. Hall. Stout. Harper. Taylor. Hollowell. Teer. Thompson. Hoskins. Jacks. Veatch.

Walker.

Jasper.

Wallace. Wester. Webb. Woodruff. Westbrook.

Absent.

Alexander Low. of Limestone. McDonald. Blount. McKean. Bonham. Montgomery. Brown. Nicholson. Petsch. Covey. Rawlins. Cummings. Rowland. Dielmann. Dunlap. Runge. Enderby. Smith of Travis. Faulk. Sparks. Hagaman. Stevenson. Harman. Strong. High. Hull. Tomme. Wade. Wells. Jones. Williamson. Kenyon. King. Wilson. Lane of Hamilton. Young. Lipscomb.

Absent-Excused.

Irwin. Jordan. Stevens.

HOUSE BILL NO. 590 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 590, A bill to be entitled "An Act creating Snyder Independent School District in Scurry county, Texas."

The bill was read second time.

Mr. Merritt offered the (committee) amendment to the bill, which was adopted.

House bill No. 590 was then passed to engrossment.

HOUSE BILL NO. 590 ON THIRD READING.

Mr. Merritt moved that the constitutional rule requiring bills to be read on three several days be suspended and that House bill No. 590 be placed on its third reading and final passage.

The motion prevailed by the follow-

ing vote:

Yeas-103.

Baker of Panola. Acker. Barker. Albritton. Alexander Barron. of Bastrop. Bartlett. Amsler. Bateman. Atkinson. Bean. Bedford. Avis. Baker of Orange. Bird.

Loftin. Boggs. Bryant. Cade. Mankin. Masterson. Carter. Maxwell. Chitwood. McBride. Coffey. McDonald. Conway. McGill. Coody. McNatt. Cox of Lamar. Merritt. Cox of Navarro. Moore. Dale. Parish. Daniels. Pavlica. Davis of Dallas. Pearce. Davis of Wood. Perdue. DeBerry. Poage. Dinkle. Pool. Donnell. Pope. Downs. Powell. Dunn of Falls. Raymer. Dunn of Hopkins. Renfro. Durham. Rice. Enderby. Robinson. Rogers. Farrar. Fields. Rowell. Rowland. Finlay. Florence. Sanford. Foster. Shearer. Frnka. Sheats. Graves. Simmons. Gray. Simpson. Hall. Sinks. Smith of Nueces. Harman. Smith of Travis. High. Hollowell. Smyth. Stautzenberger. Hoskins. Jacks. Stell. Jasper. Storey. Stout. Johnson. Taylor. Jordan. Thompson. Justice. Veatch. Kayton. Kemble. Walker. Westbrook. Kinnear. Kittrell. Wester. Woodruff. Laird. Lane of Harrison.

Nays-1.

Purl.

Absent.

King. Alexander Lane of Hamilton. of Limestone. Blount. Lipscomb. Low. Bobbitt. McDougald. Bonham. McFarlane. Brown. McKean. Covey. Montgomery. Cummings. Morris. Dielmann. Nicholson. Dunlap. Petsch. Faulk. Rawlins. Hagaman. Runge. Harper. Sparks. Hull. Stevenson. Jones. Strong. Kenyon.

Wells. Teer. Tomme. Williamson. Wade. Wilson. Wallace. Young. Webb.

Absent—Excused.

Irwin.

High.

Jacks.

Jasper.

Hollowell.

Hoskins.

Stevens.

The Speaker then laid House bill No. 590 before the House on its third reading and final passage.

The bill was read third time and was

passed by the following vote:

Yeas-110. Mr. Speaker. Johnson. Acker. Justice. Albritton. Kayton. Kemble. Amsler. Atkinson. Kinnear. Baker of Orange. Kittrell. Baker of Panola. Laird. Lane of Harrison. Barker. Barron. Loftin. Mankin. Bartlett. Masterson. Bateman. Maxwell. Bean. Bedford. McBride. McDonald. Bird. Boggs. Bonham. McFarlane. McGill. Bryant. McKean. McNatt. Cade. Chitwood. Merritt. Moore. Coffey. Conway. Morris. Coody. Nicholson. Cox of Lamar. Parish. Cox of Navarro. Pavlica. Pearce. Dale. Daniels. Perdue. Davis of Dallas. Poage. Davis of Wood. Pool. Pope. DeBerry. Powell. Dinkle. Raymer. Donnell. Downs. Rice. Dunn of Falls. Robinson. Dunn of Hopkins. Rogers. Rowell. Durham. Rowland. Enderby. Sanford. Farrar. Shearer. Fields. Sheats. Finlay. Florence. Simmons. Simpson. Foster. Sinks. Frnka. Smith of Nueces. Graves. Smith of Travis. Hall. Smyth. Harman. Stautzenberger. Harper. Stell.

Stevenson.

Storey.

Stout.

Strong.

Taylor. Webb.
Teer. Wells.
Thompson. Westbrook.
Veatch. Wester.
Walker. Woodruff.
Wallace.

Nays-1.

McDougald.

Absent.

Alexander Kenyon. of Bastrop. King. Lane of Hamilton. Alexander of Limestone. Lipscomb. Avis. Low. Blount. Montgomery. Bobbitt. Petsch. Purl. Brown. Rawlins. Carter. Covey. Renfro. Cummings. Runge. Dielmann. Sparks. Dunlap. Tomme. Faulk. Wade. Gray. Williamson. Hagaman. Wilson. Hull. Young. Jones.

Absent—Excused.

Irwin. Jordan. Stevens.

HOUSE BILL NO. 591 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 591, A bill to be entitled "An Act adding certain territory to Eden Independent School District in Concho county, Texas."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 591 ON THIRD READING.

Mr. Parish moved that the constitutional rule requiring bills to be read on three several days be suspended and that House bill No. 591 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-105.

Acker.
Albritton.
Alexander
 of Bastrop.
Amsler.
Atkinson.
Baker of Orange.
Baker of Panola.
Bakeron.
Baker of Panola.
Bakeron.
Bateman.
Bedford.
Bobbitt.
Boggs.

Bonham. Masterson. Bryant. Maxwell. Cade. McBride. Carter. McFarlane. McGill. Chitwood. Coffey. McNatt. Conway. Moore. Coody. Cox of Lamar. Nicholson. Parish. Cox of Navarro. Pavlica. Dale. Pearce. Daniels. Poage. Davis of Wood. Pool. Dinkle. Pope. Powell. Donnell. Downs. Purl. Dunn of Falls.
Dunn of Hopkins. Raymer. Renfro. Durham. Rice. Farrar. Robinson. Rogers. Fields. Finlay. Rowell. Florence. Rowland. Foster. Shearer. Frnka. Sheats. Graves. Simmons. Gray. Simpson. Hall. Sinks. Smith of Nueces. Smith of Travis. Harman. High. Hoskins. Smyth. Stautzenberger. Jacks. Jasper. Stell. Jordan. Storey. Justice. Stout. Kemble. Taylor. Thompson. Kinnear. Kittrell. Veatch. Walker. Laird. Lane of Hamilton. Webb. Lane of Harrison. Wells. Loftin. Wester. Woodruff. Mankin.

Nays-1.

Perdue.

Absent.

Alexander Jones. Kayton. of Limestone. Kenvon. Avis. King. Barker. Lipscomb. Blount. Low. Brown. Covey. McDonald. McDougald. Cummings. Davis of Dallas. McKean. Merritt. DeBerry. Dielmann. Montgomery. Morris. Dunlap. Enderby. Petsch. Rawlins. Faulk. Hagaman. Runge. Sanford. Harper. Hollowell. Sparks. Stevenson. Hull. Johnson. Strong.

Teer. Westbrook.
Tomme. Williamson.
Wade. Wilson.
Wallace. Young.

Absent—Excused.

Irwin. Stevens.

The Speaker then laid House bill No. 591 before the House on its third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-107.

Acker. Jasper. Albritton. Johnson. Alexander Jordan. of Bastrop. Justice. Kemble. Amsler. King. Avis. Baker of Orange. Kinnear. Baker of Panola. Kittrell. Barker. Laird. Lane of Hamilton. Barron. Bartlett. Loftin. Bateman. Low. Masterson. Bean. Bedford. Maxwell. McBride. Bird. Bobbitt. McDonald. McDougald. Boggs. McFarlane. Bonham. Bryant. McGill. McNatt. Cade. Carter. Merritt. Chitwood. Moore. Nicholson. Coffey. Parish. Conway. Coody. Cox of Lamar. Pavlica. Pearce. Cox of Navarro. Perdue. Poage. Cummings. Dale. Pool. Pope. Daniels. Davis of Wood. Powell. DeBerry. Raymer. Renfro. Dinkle. Donnell. Rice. Robinson. Dunn of Falls. Dunn of Hopkins. Rogers. Rowell. Durham. Rowland. Enderby. Farrar. Sanford. Shearer. Fields. Finlay. Sheats. Simmons. Florence.

Sinks.

Smyth.

Stell.

Storey.

Stout.

Taylor.

Smith of Nueces.

Smith of Travis.

Stautzenberger.

Foster.

Frnka.

Gray.

Hall.

High.

Jacks.

Harman.

Harper.

Hoskins.

Teer. Webb.
Thompson. Wells.
Veatch. Wester.
Walker. Woodruff.

Present—Not Voting.

Purl.

Absent.

Alexander Lipscomb. of Limestone. Mankin. McKean. Atkinson. Blount. Montgomery. Brown. Morris. Covey. Petsch. Davis of Dallas. Rawlins. Dielmann. Runge. Downs. Simpson. Dunlap. Sparks. Faulk. Stevenson. Strong. Graves. Tomme. Hagaman. Wade. Hollowell. Hull. Wallace. Westbrook. Jones. Williamson. Kayton. Kenvon. Wilson. Lane of Harrison. Young.

Absent—Excused.

Irwin.

Stevens.

HOUSE BILL NO. 593 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 593, A bill to be entitled "An Act to amend Section 2, Chapter 40, Local and Special Laws, enacted by the Regular Session of the Thirty-fourth Legislature in 1915, same being an amendment to San Saba county special road law, by adding thereto Section 2a to permit the issuance of bonds by San Saba county for the purpose of funding or refunding indebtedness incurred for road and bridge purposes, and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 593 ON THIRD READING.

Mr. Finlay moved that the constitutional rule requiring bills to be read on three several days be suspended and that House bill No. 593 be placed on its third reading and final passage.

The motion prevailed by the following

Yeas-111.

Acker. Albritton.

Alexander	Kinnear.
of Bastrop.	Laird.
Amsler.	Lane of Harrison.
Atkinson.	Loftin.
Avis.	Mankin.
Baker of Orange.	Masterson.
Baker of Panola.	Maxwell.
Barker.	McBride.
Barron.	McDonald.
Bartlett.	McDougald.
Bateman.	McFarlane.
Bean.	McGill.
Bedford.	McNatt.
Bird.	Merritt.
Boggs.	Moore.
Bonham.	Nicholson.
Brown.	Parish. Pavlica.
Bryant.	Pearce.
Cade. Carter.	Perdue.
Chitwood.	Poage.
Coffey.	Pool.
Conway.	Pope.
Coody.	Powell.
Cox of Lamar	Purl.
Cox of Lamar. Cox of Navarro.	Raymer.
Cummings.	Renfro.
Dale.	Rice.
Daniels.	Robinson.
Davis of Wood.	Rogers.
DeBerry.	Rowell.
Dinkle.	Rowland.
Donnell.	Sanford.
Downs.	Shearer.
Dunn of Falls.	Sheats.
Dunn of Hopkins.	Simmons.
Durham.	Simpson.
Enderby.	Sinks.
Farrar.	Smith of Nueces.
Fields.	Smith of Travis.
Finlay.	Smyth.
Florence.	Stautzenberger.
Foster.	Stell.
Frnka.	Storey.
Graves.	Stout.
Gray.	Taylor.
Hall.	Teer.
Harper.	Thompson. Veatch.
High. Hollowell.	Wade.
Hoskins.	Wade. Walker.
Jacks.	Wallace.
Jasper.	Webb.
Johnson.	Wells.
Jordan.	Wester.
Justice.	Woodruff.
Kemble.	,,
	sent.

Absent.

Alexander	Faulk.
of Limestone.	Hagaman.
Blount.	Harman.
Bobbitt.	Hull.
Covey.	Jones.
Davis of Dallas.	Kayton.
Dielmann.	Kenyon.
Dunlap.	King.

Kittrell.	Runge.
Lane of Hamilton.	Sparks.
Lipscomb.	Stevenson.
Low.	Strong.
McKean.	Tomme.
Montgomery.	Westbrook.
Morris.	Williamson.

Absent—Excused.

Stevens.

Irwin.

The Speaker then laid House bill No. 593 before the House on its third reading and final passage.

and final passage.

The bill was read third time and was passed by the following vote:

Yeas-110.

Acker. Hall. Albritton. Harper. Alexander High. of Bastrop. Hollowell. Amsler. Hoskins. Avis. Jacks. Baker of Orange. Jasper. Baker of Panola. Jordan. Barker. Justice. Barron. Kemble. Kinnear. Bartlett. Bateman. Kittrell. Bean.

Laird. Lane of Harrison. Bedford. Bird. Loftin. Boggs. Mankin. Bonham. Masterson. Brown. Maxwell. McBride. Bryant. Cade. McDonald. McDougald. Carter. McFarlane. McGill. Chitwood. Coffey. Conway. McNatt. Coody. Cox of Lamar. Cox of Navarro. Merritt. Moore. Nicholson. Dale. Parish. Daniels. Pavlica. Davis of Wood. Pearce. Perdue. DeBerry. Dinkle. Poage. Donnell. Pool. Pope. Downs. Dunn of Falls. Powell. Dunn of Hopkins. Purl. Rawlins. Durham. Raymer. Enderby. Renfro. Farrar. Fields. Rice.

Robinson.

Rowland. Sanford.

Rogers.

Rowell.

Shearer.

Finlay.

Foster.

Frnka.

Graves. Gray.

Florence.

Bean.

Sheats. Storey. Simmons. Stout. Taylor. Simpson. Sinks. Thompson. Smith of Nueces. Veatch. Smith of Travis. Wade. Smyth. Walker. Stautzenberger. Webb. Woodruff. Stell.

Absent.

Alexander Lipscomb. Low. of Limestone. Atkinson. McKean. Blount. Montgomery. Bobbitt. Morris. Covey. Petsch. Cummings. Runge. Davis of Dallas. Sparks. Dielmann. Stevenson. Dunlap. Strong. Teer. Faulk. Hagaman. Tomme. Harman. Wallace. Wells. Hull. Johnson. Westbrook. Jones. Wester. Williamson. Kayton. Kenvon. Wilson. King. Young. Lane of Hamilton.

Absent-Excused.

Irwin.

Stevens.

HOUSE BILL NO. 595 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 595, A bill to be entitled "An Act to create the Shelbyville Independent School District of Shelby county, Texas."

The bill was read second time and was

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 595 ON THIRD READING.

Mr. Rogers moved that the constitutional rule requiring bills to be read on three several days be suspended and that House bill No. 595 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-104.

Acker. Baker of Orange.
Albritton. Baker of Panola.
Alexander Barker.
Of Limestone. Barron.
Amsler. Bartlett.
Avis. Bateman.

Bedford. Maxwell. Bobbitt. McBride. Boggs. McDonald. Bonham. McDougald. McFarlane. Brown. McGill. Bryant. Cade. McNatt. Carter. Merritt. Chitwood. Moore. Coffey. Nicholson. Conway. Parish. Coody. Pavlica. Cox of Lamar. Pearce. Perdue. Cox of Navarro. Daniels. Petsch. Davis of Wood. Poage. DeBerry. Pool. Dielmann. Pope. Dinkle. Powell. Donnell. Purl. Rawlins. Downs. Dunn of Hopkins. Raymer. Durham. Rice. Enderby. Robinson. Farrar. Rogers. Fields. Rowell. Finlay. Rowland. Florence. Sanford. Foster. Shearer. Frnka. Sheats. Graves. Simmons. Simpson. Gray. Sinks. Hall. Smith of Nueces. Harman. High. Hollowell. Smith of Travis. Smyth. Hoskins. Stautzenberger. Stell. Jacks. Jasper. Storey. Jordan. Stout. Taylor. Justice. Kemble. Thompson. Kinnear. Veatch. Wade. Laird. Lane of Hamilton. Walker. Lane of Harrison. Wallace. Webb. Lipscomb. Loftin. Wester. Woodruff. Mankin. Absent.

Masterson.

Alexander
of Bastrop.
Atkinson.
Bird.
Blount.
Covey.
Cummings.
Dale.
Davis of Dallas.
Dunlap.
Dunn of Falls.
Faulk.
Hagaman.
Harper.
Hull.

Johnson.
Jones.
Kayton.
Kenyon.
King.
Kittrell.
Low.
McKean.
Montgomery
Morris.
Renfro.
Runge.
Sparks.
Stevenson.
Strong.

Теег. Tomme. Wells.

Williamson. Wilson. Young.

Westbrook.

Absent—Excused.

Irwin.

Stevens.

The Speaker then laid House bill No. 595 before the House on its third reading

and final passage.

The bill was read third time and was passed by the following vote:

Yeas-105.

Jacks.

Jordan.

Justice.

Kemble.

Kinnear.

Loftin.

Mankin.

Maxwell.

McBride.

McGill.

McKean.

McNatt.

Merritt.

Nicholson.

Moore.

Parish.

Pavlica.

Pearce.

Perdue.

Petsch.

Poage.

Pool.

Pope.

Purl.

Powell.

Raymer.

Renfro.

Veatch.

McDonald.

McDougald.

McFarlane.

Masterson.

Lane of Hamilton.

Lane of Harrison.

Acker. Albritton. Alexander of Bastrop. Amsler. Baker of Orange. Baker of Panola. Barker. Barron. Bartlett. Bateman. Bean. Bedford. Bird. Bobbitt. Boggs. Bonham. Brown. Bryant. Cade. Carter. Chitwood. Coffey. Conway. Coody. Cox of Lamar. Cox of Navarro. Cummings. Dale. Daniels. Davis of Wood. DeBerry. Dinkle. Donnell. Downs. Dunn of Falls. Dunn of Hopkins.

Rice. Robinson. Rogers. Rowell. Durham. Rowland. Enderby. Shearer. Farrar. Sheats. Fields. Simmons. Finlay. Simpson. Florence. Sinks. Foster. Smith of Nueces. Smith of Travis. Frnka. Graves. Smyth. Gray. Hall. Stautzenberger. Stell. Harman. Storey. High. Taylor. Hollowell. Thompson. Hoskins.

Wade. Walker. Webb.

Wells. Wester. Woodruff.

Absent.

Alexander Laird. of Limestone. Lipscomb. Atkinson. Low. Avis. Montgomery. Blount. Morris. Covey. Rawlins. Davis of Dallas. Runge. Dielmann. Sanford. Dunlap. Sparks. Faulk. Stevenson. Hagaman. Stout. Harper. Hull. Strong. Teer. Jasper. Tomme. Johnson. Wallace. Jones. Westbrook. Williamson. Kayton. Kenyon. Wilson. King. Young. Kittrell.

Absent-Excused.

Irwin.

Stevens.

HOUSE BILL NO. 602 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 602, A bill to be entitled "An Act to fix the term of court for the Sixth Judicial District in Fannin and Lamar counties; providing for the convening of grand juries in Lamar county; repealing all laws in conflict therewith, and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 602 ON THIRD READING.

Mr. Stell moved that the constitutional rule requiring bills to be read on three several days be suspended and that House bill No. 602 be placed on its third reading and final passage.

The motion prevailed by the following

Yeas-107.

Bedford. Acker. Bird. Albritton. Bobbitt. Alexander Boggs. of Bastrop. Baker of Orange. Baker of Panola. Bonham. Brown. Barker. Bryant. Cade. Barron. Bateman. Carter. Chitwood. Bean.

Coffey. Conway. Cox of Lamar. Cox of Navarro. Dale. Daniela. Davis of Wood. DeBerry. Dinkle. Donnell. Downs. Dunn of Falls. Dunn of Hopkins. Durham. Enderby. Farrar. Fields. Finlay. Florence. Foster. Frnka. Graves. ·Gray. Hall. Harper. High. Hollowell. Hoskins. Jacks.

Jasper. Justice. Kemble. Kinnear. Kittrell. Lane of Hamilton. Lane of Harrison. Loftin Mankin. Masterson. Maxwell.

McDonald. McDougald. McFarlane. McGill.

McKean. McNatt. Merritt. Montgomery. Moore. Nicholson. Parish. Pavlica. Pearce Perdue. Poage. Pool. Pope.

Powell. Purl. Rawlins. Renfro. Rice. Robinson. Rogers. Rowell. Rowland. Sanford. Shearer. Sheats. Simmons. Simpson. Sinks.

Smith of Nueces. Smith of Travis. Smyth.

Stautzenberger. Stell. Storey. Stout. Taylor. Thompson. Veatch. Wade. Walker. Webb.

Wells. Wester. Woodruff.

Absent.

Alexander of Limestone. Amsler. Atkinson. Avis. Bartlett. Blount. Coody. Covey. Cummings. Davis of Dallas. Dielmann. Dunlap. Faulk. Hagaman. Harman. Hull. Johnson. Jones. Kayton.

Kenyon. King. Laird. Lipscomb. Low. McBride. Morris. Petsch. Raymer. Runge. Sparks. Stevenson. Strong. Teer. Tomme. Wallace. Westbrook. Williamson. Wilson.

Young.

Absent-Excused. *

Irwin. Jordan. Stevens.

The Speaker then laid House bill No. 602 before the House on its third reading and final passage.

The hill was read third time and was passed by the following vote:

Yeas-104.

Acker. Albritton. Amsler. Baker of Orange. Baker of Panola. Barker. Barron. Bartlett. Bateman. Bean. Bedford. Bird. Bobbitt. Boggs. Bonham. Brown. Bryant. Cade. Chitwood. Coffey. Conway. Coody. Cox of Lamar. Cox of Navarro. Dale. Daniels. Davis of Wood. DeBerry. Dinkle. Donnell. Dunn of Falls. Dunn of Hopkins. Durham. Enderby. Farrar. Smith of Travis. Finlay.

Florence. Foster. Frnka. Graves. Gray. Hall. High. Hollowell. Hoskins. Jacks. Jasper. Jordan. Justice. Kemble. Kinnear.

Laird. Lane of Hamilton. Woodruff. Lane of Harrison.

Lipscomb. Loftin. Mankin. Masterson. Maxwell. McBride. McDougald. McFarlane. McGill McNatt. Merritt. Montgomery. Moore. Nicholson. Pavlica. Pearce. Poage. Pool. Pope. Powell. Purl. Rawlins. Raymer. Rentro. Rice. Robinson. Rogers. Rowell. Rowland. Shearer. Sheats. Simmons. Simpson. Sinks. Smith of Nueces.

Strong. Taylor. Teer. Thompson. Veatch. Wade. Walker. Webb. Wella Westbrook. Wester.

Smyth.

Storey.

Stout.

Stell.

Stautzenberger.

Present-Not Voting.

Petsch.

Absent.

Alexander Jones. of Bastrop. Kayton. Kenyon. Alexander of Limestone. King. Atkinson. Kittrell. Avis. Low. Blount. McDonald. Carter. McKean. Morris. Covey. Cummings Parish. Davis of Dallas. Perdue. Dielmann. Runge. Sanford. Downs. Dunlap. Sparks. Faulk. Stevenson. Fields. Tomme. Wallace. Hagaman. Harman. Williamson. Harper. Wilson. Hull. Young. Johnson.

Absent—Excused.

Irwin.

Stevens.

HOUSE BILL NO. 603 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 603, A bill to be entitled "An Act creating the Ben Franklin Independent School District in Delta county, Texas."

The bill was read second time and was

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 603 ON THIRD READING.

Mr. Rogers moved that the constitutional rule requiring bills to be read on three several days be suspended, and that House bill No. 603 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-105.

Acker. Boggs. Albritton. Bonham. Amsler, Brown. Avis. Bryant. Baker of Orange. Baker of Panola. Cade. Carter. Barker. Chitwood. Barron. Coffey. Bateman. Conway. Bean. Cox of Lamar. Bedford. Dale. Daniels. Bird. Bobbitt. DeBerry.

Parish. Dinkle. Donnell. Pavlica. Dunn of Falls. Pearce. Dunn of Hopkins. Perdue. Durham. Petsch. Enderby. Poage. Pool. Farrar. Fields. Pope. Finlay. Powell. Florence. Rawlins. Foster. Raymer. Frnka. Renfro. Graves. Rice. Gray. Robinson. Hall. Rogers. Harper. Rowell. Rowland. High. Hollowell. Sanford. Hoskins. Shearer. Jacks. Sheats. Simmons. Johnson. Kemble. Simpson. Kinnear. Sinks. Smith of Nueces. Laird. Lane of Hamilton. Smith of Travis. Lane of Harrison. Smyth. Loftin. Sparks. Mankin. Stautzenberger. Stell. Masterson. Maxwell. Storey. McBride. Stout. McDonald. Strong. McDougald. Taylor. McFarlane. McGill. Veatch. Wade. McNatt. Walker. Webb. Merritt. Montgomery. Westbrook. Wester. Moore. Nicholson. Woodruff.

Nays-1.

Purl.

Absent.

Alexander of Bastrop. Alexander of Limestone. Atkinson. Bartlett. Blount. Coody. Covey. Cox of Navarro. Cummings. Davis of Dallas. Davis of Wood. Dielmann. Downs. Dunlap. Faulk. Hagaman. Harman. Hull. Jasper.

Jones. Justice. Kayton. Kenyon. King. Kittrell. Lipscomb. Low. McKean. Morris. Runge. Stevenson. Teer. Thompson. Tomme. Wallace. Wells. Williamson. Wilson. Young.

Absent-Excused.

Irwin. Jordan. Stevens.

The Speaker then laid House bill No. 603 before the House on its third reading and final passage.

and final passage.

The bill was read third time and was passed by the following vote:

Yeas-105.

Acker. Lipscomb. Albritton. Low. Amsler. Mankin. Avis. Masterson. Baker of Orange. Maxwell. Barron. McBride. Bartlett. McDonald. Bateman. McDougald. Bean. McFarlane. Bedford. McGill. Bird. McNatt. Bobbitt. Montgomery. Boggs. Moore. Bonham. Morris. Brown. Nicholson. Bryant. Pavlica. Cade. Pearce. Carter. Perdue. Chitwood. Poage. Pool. Conway. Cox of Lamar. Pope. Cummings. Powell. Dale. Purl. Daniels. Rawlins. Davis of Wood. Renfro. DeBerry. Rice. Dinkle. Robinson. Donnell. Rogers. Downs. Rowell. Dunn of Falls. Rowland. Dunn of Hopkins. Sanford. Durham. Shearer. Enderby. Sheats. Farrar. Simmons. Fields. Simpson. Finlay. Sinks. Florence. Smith of Nueces. Foster. Smyth. Frnka. Sparks. Stautzenberger. Gray. Hall. Stell. Storey. Harper. High. Stout. Hollowell. Strong. Hoskins. Taylor. Jacks. Thompson. Johnson. Veatch. Wade. Jordan. Kemble. Walker. Kinnear. Webb. Kittrell. Westbrook. Wester. Laird. Lane of Hamilton. Woodruff. Lane of Harrison.

Absent.

Alexander Jones. of Bastrop. Justice. Alexander Kayton. of Limestone. Kenyon. Atkinson. King. Baker of Panola. Loftin. Barker. McKean. Blount. Merritt. Coffey. Parish. Coody. Petsch. Covey. Raymer. Cox of Navarro. Runge. Davis of Dallas. Smith of Travis. Dielmann. Stevenson. Dunlap. Teer. Faulk. Tomme. Graves. Wallace. Hagaman. Wells. Harman. Williamson. Hull. Wilson.

Absent—Excused.

Irwin.

Jasper.

Stevens.

Young.

HOUSE BILL NO. 604 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 604, A bill to be entitled "An Act creating and incorporating the Twin Wells Independent County Line School District, lying in the counties of Dickens and Kent, in the State of Texas."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 604 ON THIRD READING.

Mr. Merritt moved that the constitutional rule requiring bills to be read on three several days be suspended and that House bill No. 604 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-107.

Bedford. Acker. Albritton. Bird. Alexander Bobbitt. of Bastrop. Boggs. Amsler. Bonham. Brown. Avis. Baker of Orange. Brvant. Baker of Panola. Cade. Barker. Carter. Barron. Coffey. Bateman. Conway. Bean. Cox of Lamar.

	HOUSE
Dale.	Morris.
'	Nicholson.
Daniels. Davis of Wood.	Pavlica.
Dinkle.	
	Pearce. Perdue.
Donnell.	
Downs.	Petsch.
Dunn of Hopkins.	Pool.
Durham.	Pope.
Enderby.	Powell.
Farrar.	Purl.
Finlay.	Rawlins.
Florence.	Raymer.
Foster.	Renfro.
Frnka.	Rice.
Graves.	Robinson.
Gray.	Rogers.
Hall.	Rowell.
Harper.	Rowland.
High.	Sanford.
Hollowell.	Shearer.
Hoskins.	Sheats.
Jacks.	Simmons.
Johnson.	Simpson.
Jordan.	Sinks.
Justice.	Smith of Nueces. Smith of Travis.
Kemble.	Smith of Travis.
Kinnear.	Smyth.
Kittrell.	Stautzenberger.
Laird.	Stell.
Loftin.	Stevenson.
Low.	Storey.
Mankin.	Stout.
Masterson.	Strong.
Maxwell.	Taylor.
McBride.	Teer.
McDonald.	Thompson.
McDougald.	Veatch.
McFarlane.	Wade.
McGill.	Walker.
McNatt.	Webb.
Merritt.	Westbrook.
Montgomery.	Woodruff.
Moore.	
Abs	sent.
Alexander	Jasper.
of Limestone.	Jones.
Atkinson.	Kayton.
Bartlett.	Kenyon.
Blount.	King.
Chitwood.	Lane of Hamilton.
Cooder	Lane of Harrison

Lane of Hamilton. Lane of Harrison. Lipscomb. Cox of Navarro. McKean. Parish. Davis of Dallas. Poage. Runge. Sparks. Tomme. Dunn of Falls. Wallace. Wells. Wester. Williamson. Wilson. Young.

Absent-Excused.

Irwin. Stevens.

Coody.

Covey.

Cummings.

DeBerry.

Dunlap.

Faulk.

Fields.

Hull.

Hagaman.

Harman.

Dielmann.

The Speaker then laid House bill No. 604 before the House on its third reading and final passage.

The bill was read third time and was

passed by the following vote:

Yeas-110.

Acker. Kemble. Alexander Kinnear. of Bastrop. Kittrell. Alexander Lane of Hamilton. Lane of Harrison. of Limestone. Amsler. Low. Atkinson. Masterson. Avis. Maxwell. Baker of Orange. Baker of Panola. McBride. McDonald. McDougald. Barker. Barron. McGill. Bartlett. McNatt. Bateman. Merritt. Bean. Montgomery. Bedford. Moore. Bird. Nicholson. Bobbitt. Parish. Boggs. Pavlica. Bonham. Pearce. Brown. Perdue. Bryant. Petsch. Poage. Cade. Carter. Pool. Chitwood. Pope. Coffey. Powell. Conway. Purl. Coody. Cox of Lamar. Rawlins. Raymer. Dale. Rice. Daniels. Robinson. Davis of Wood. Rogers. DeBerry. Rowell. Dinkle. Rowland. Donnell. Sanford. Dunn of Falls. Shearer. Dunn of Hopkins. Sheats. Simmons. Simpson. Durham. Enderby. Farrar. Sinks. Smith of Nueces. Fields. Finlay. Smyth. Stautzenberger. Florence. Foster. Stell. Frnka. Stevenson. Storey. Graves. Stout. Gray. Strong. Hall. Taylor. Harper. High. Hollowell. Thompson. Veatch. Hoskins. Wade. Jacks. Walker.

Absent.

Webb.

Westbrook. .

Woodruff.

Albritton. · Blount.

Jasper.

Johnson.

Jordan.

Justice.

Covey. Cox of Navarro. Loftin. Mankin. McFarlane. Cummings. Davis of Dallas. McKean. Dielmann. Morris. Downs. Renfro. Dunlap. Runge. Smith of Travis. Faulk. Sparks. Hagaman. Teer. Harman. Hull. Tomme. Wallace. Jones. Kayton. Wells. Kenyon. Wester. Williamson. King. Laird. Wilson. Young. Lipscomb.

Absent—Excused.

Irwin.

Stevens.

SENATE BILL NO. 239 ON THIRD READING.

The Speaker laid before the House, on its third reading and final passage,

S. B. No. 239, A bill to be entitled "An Act creating and incorporating the Eliasville Independent County Line School District lying in the counties of Young and Stephens in the State of Texas; defining the boundaries thereof; providing for a board of trustees thereof; placing said independent district under the control of the general laws governing independent districts; providing that no outstanding indebtedness of the Eliasville County Line District be invalidated, and declaring an emergency."

The bill was read third time.

Mr. Daniels offered the (committee) amendment to the bill, which was adopted.

On motion of Mr. Daniels, the bill was laid on the table subject to call.

HOUSE BILL NO. 523 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 523, A bill to be entitled "An Act fixing the compensation of county commissioners in counties having a population of not less than 17,000, according to the United States census of 1920, and which have an area of not less than 1060 square miles nor more than 1200 square miles, and which have assessed valuation of not less than \$10,000,000 and which do not contain a city or town of more than 7500, and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 523 ON THIRD READING.

Mr. Parish moved that the constitutional rule requiring bills to be read on three several days be suspended and that House bill No. 523 be placed on its third reading and final passage.

The motion prevailed by the following

vote:

Yeas—105.

Acker. Kinnear. Albritton. Kittrell. Alexander Laird. of Bastrop. Lane of Hamilton. Alexander Lane of Harrison. of Limestone. Lipscomb. Amsler. Loftin. Atkinson. Low. Mankin. Avis. Baker of Orange. Masterson. Baker of Panola. Maxwell. McBride. Barker. Barron. McDonald Bartlett. McDougald. McFarlane. Bateman. Bedford. McGill. Bird. McNatt. Bobbitt. Moore. Nicholson. Boggs. Parish. Bryant. Pavlica. Cade. Pearce. Carter. Perdue. Chitwood. Coffey. Pool. Conway. Pope. Powell. Coody. Cox of Lamar. Rawlins. Renfro. Cummings. Rice. Dale. Daniels. Robinson. Davis of Wood. Rogers. Dinkle. Rowell. Rowland. Donnell. Sanford. Downs. Dunn of Falls. Shearer. Dunn of Hopkins. Sheats. Enderby. Simmons. Fields. Simpson. Sinks. Finlay. Smith of Nueces. Florence. Foster. Smyth. Sparks. Frnka. Stautzenberger. Hall. Stell. Harper. Hollowell. Stevenson. Hoskins. Storey. Stout. Jacks. Jasper. Strong. Thompson. Johnson. Veatch. Jordan. Wade. Justice. Walker. Kemble.

Webb.

King.

Woodruff. Westbrook. Wester. Nays-4. Bean. Graves. DeBerry. High. Present-Not Voting. Farrar. Gray. Absent. Blount. Merritt. Bonham.

Montgomery. Brown. Morris. Covey. Petsch. Cox of Navarro. Poage. Purl. Davis of Dallas. Dielmann. Raymer. Dunlap. Runge. Smith of Travis. Durham. Faulk. Taylor. Hagaman. Teer. Tomme. Harman. Hull. Wallace. Wells. Jones. Kayton. Williamson. Kenyon. Wilson. McKean. Young.

Absent—Excused.

Irwin.

Stevens.

The Speaker then laid House bill No. 523 before the House on its third reading

and final passage.

The bill was read third time and was passed by the following vote:

Yeas-105.

Davis of Wood. Acker. Albritton, DeBerry. Amsler. Dinkle. Donnell. Avis. Baker of Orange. Downs. Baker of Panola. Dunn of Falls. Barron. Dunn of Hopkins. Bartlett. Durham. Bateman. Enderby. Bedford. Fields. Bird. Finlay. Florence. Bobbitt. Boggs. Foster. Brown. Frnka. Bryant. Graves. Cade. Hall. Carter. Harper. Hollowell. Chitwood. Coffey. Hoskins. Conway. Jacks. Coody. Cox of Lamar. Jasper. Johnson. Jordan. Cummings. Dale. Justice. Daniels. Kemble.

King. Renfro. Kinnear. Rice. Kittrell. Robinson. Laird. Rogers. Lane of Hamilton. Lane of Harrison. Rowell. Rowland. Lipscomb. Sanford. Low. Shearer. Mankin. Sheats. Masterson. Simmons. Simpson. Maxwell. McBride. Sinks. McDonald. Smith of Nueces. Smith of Travis. McDougald. McFarlane. Smyth. McGill. Stautzenberger. McNatt. Stell. Moore. Stevenson. Storey. Morris. Nicholson. Stout. Parish. Strong. Pavlica. Thompson. Veatch. Pearce. Perdue. Wade. Walker. Poage. Pool. Webb. Pope. Westbrook. Powell. Wester. Rawlins. Woodruff.

Nays-1.

Bean.

Present—Not Voting.

Farrar.

Absent.

Alexander Kayton. of Bastrop. Kenyon. Alexander Loftin. of Limestone. McKean. Atkinson. Merritt. Montgomery. Barker. Petsch. Blount. Purl. Bonham. Raymer. Covey. Cox of Navarro. Runge. Sparks. Davis of Dallas. Taylor. Dielmann. Dunlap. Teer. Faulk. Tomme. Wallace. Gray. Wells. Hagaman. Harman. Williamson. \mathbf{W} ilson. High. Hull. Young. Jones.

Absent—Excused.

Irwin.

Stevens.

NOTICE GIVEN.

Mr. Purl gave notice that he would on tomorrow ask to be taken up for consideration at that time Senate bill No. 110.

MESSAGE FROM THE SENATE.

Senate Chamber, Austin, Texas, March 4, 1925. Hon. Lee Satterwhite, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has

S. B. No. 24, A bill to be entitled "An Act amending Articles 1492, 1493 and 1494, Revised Civil Statutes of Texas, providing procedure in the preparation and conduct of budgets of counties in which there is a county auditor, repealing all laws in conflict herewith."

S. B. No. 235, A bill to be entitled "An Act amending Sections 4 and 6 of Chapter 78, of the General Laws of the Second Called Session of the Thirty-sixth Legislature, all of said sections relating to intoxicating liquors, and to distilled malt, spirituous, vinous, fermented or alcoholic liquors and alcoholic liquids, compounds and preparations, patent and proprietary medicines or preparations or solutions; providing for better control, prohibition and regulation of traffic in intoxicating liquors; prescribing necessary penalties and defining necessary offenses, and declaring an emergency."

S. B. No. 241, A bill to be entitled "An Act creating and incorporating the Silverton Independent School District of Briscoe county, Texas, for free school purposes only, defining its boundaries, vesting it with all the rights, powers, duties and privileges of independent school districts under the general laws of Texas pertaining thereto; providing for a board of trustees, raising of revenue by taxation, issuing bonds and maintaining public free schools therein; vesting all lands, buildings and all other property now owned and held for free school purposes by the Silverton Common School District of Briscoe county, Texas, in the Silverton Independent School District of Briscoe county, Texas; providing that all outstanding indebtedness, whether bonded or otherwise, of the Silverton Common School District shall be validated and held a valid obligation against the Silverton Independent School District of Briscoe county, Texas; declaring valid a maintenance and bond tax heretofore voted by said Silverton Common School District, and repealing all other acts and laws in conflict herewith, and declaring an emer-

S. B. No. 395, A bill to be entitled "An Act to amend Section 14, Chapter 67,

by the Thirty-third Legislature at its Regular Session in 1913, same being a special road law for Goliad county, by adding thereto Section 14a, to permit the issuance of bonds by Goliad county for the purpose of funding or refunding indebtedness incurred for road and bridge purposes, and declaring an emergency.

S. B. No. 189, A bill to be entitled "An Act reorganizing the State of Texas into supreme judicial districts for the purpose of constituting and organizing courts of civil appeals therein; creating the Eleventh Judicial District of Texas, with Eastland as the site of said court; providing for the appointment and qualification of the judges of said Eleventh Supreme Judicial District, and other officers thereof; providing for the transfer of cases and regulating appeals from the lower courts of the counties constituting said Eleventh Judicial District of Texas, and declaring an emergency."

H. B. No. 535, A bill to be entitled An Act to amend Section 20, Chapter 118, Special Laws, passed at the Regular Session of the Thirty-fifth Legislature, the same being a special road law for Cherokee county, Texas; providing the method of handling funds derived from road district bonds, and declaring an emergency.

H. B. No. 42, A bill to be entitled "An Act to regulate and more definitely prescribe the manner of handling trusties around the penitentiaries and the penitentiary farms, and repeal all laws and parts of laws in conflict with this act."

H. B. No. 52, A bill to be entitled "An Act to amend Article 788 of the Code of Criminal Procedure, by repealing Subdivision 3 thereof," with amend-

H. C. R. No. 26, Providing for the Speaker of House and President of Senate to erase their names from House bill No. 218.

Respectfully, MORRIS C. HANKINS, Assistant Secretary of the Senate.

SENATE BILL NO. 310 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to third reading

S. B. No. 310, A bill to be entitled "An Act to amend Section 10, of Chapter 68, of the General Laws passed by the Thirty-eighth Legislature at the Regular Session, page 131, so as to abolish the office of district attorney for the counties of Travis and Williamson; of the Local and Special Laws enacted to create the office of district attorney

of the Fifty-third Judicial District, and providing for the duties of the county attorney of Williamson county, and fix the compensation of such district and county attorneys."

county attorneys."

The bill was read second time.

Mr. Raymer offered an amendment to the bill, which was adopted.

Senate bill No. 310 was then passed to third reading.

SENATE BILL NO. 310 ON THIRD READING.

Mr. Smith of Travis moved that the constitutional rule requiring bills to be read on three several days be suspended and that Senate bill No. 310 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-105.

Acker. Frnka. Albritton. Graves. Alexander Gray. of Limestone. Hagaman. Hall. Amsler. Atkinson. Harman. Baker of Orange. Baker of Panola. Harper. High. Barker. Hollowell. Barron. Hoskins. Bartlett. Jacks. Bateman. Jordan Bean. Kemble. Bedford. Kenyon. Bird. King. Bobbitt. Kinnear. Kittrell. Boggs. Brown. Laird. Bryant. Lane of Hamilton. Lane of Harrison. Cade. Carter. Loftin. Chitwood. Mankin. Coffey. Masterson. Conway. McBride. Covey. McDonald Cox of Lamar. McDougald. Cummings. McGill. Dale. McKean. Daniels. Moore. Davis of Dallas. Parish. Davis of Wood. Pavlica. DeBerry. Pearce. Dinkle. Perdue. Poage. Downs. Dunn of Falls. Pool. Dunn of Hopkins. Pope. Durham. Powell. Enderby. Rawlins. Farrar. Raymer. Faulk. Renfro. Fields. Rice. Florence. Robinson.

Rogers. Storey. Rowell. Stout. Sanford. Strong. Shearer. Taylor. Sheats. Teer. Simmons. Veatch. Simpson. Walker. Wallace. Sinks. Smith of Nueces. Webb. Smith of Travis. Westbrook. Smyth. Wester. Stautzenberger. Williamson. Stell. Woodruff.

Nays—4.

Coody. Jasper. Finlay. Justice.

Absent.

Alexander McNatt. of Bastrop. Merritt. Montgomery. Avis. Blount. Morris. Bonham. Nicholson. Cox of Navarro. Petsch. Dielmann. Purl. Donnell. Rowland. Dunlap. Runge. Foster. Sparks. Hull. Stevenson. Johnson. Thompson. Jones. Tomme. Kayton. Wade. Wells. Lipscomb. Low. Wilson. Maxwell. Young. McFarlane.

Absent—Excused.

Irwin.

Stevens.

The Speaker then laid Senate bill No. 310 before the House on its third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-105.

Cade. Acker. Carter. Albritton. Alexander Chitwood. of Limestone. Coffey. Conway. Amsler. Coody. Atkinson. Cox of Lamar. Baker of Orange. Baker of Panola. Dale. Barker. Daniels. Davis of Dallas. Barron. Bartlett. Davis of Wood. DeBerry. Bateman. Downs. Bean. Dunn of Falls. Bedford. Bobbitt. Dunn of Hopkins. Durham. Boggs. Enderby. Brown. Fields. Bryant.

Pavlica. Finlay. Florence. Pearce. Frnka. Perdue. Poage. Graves. Gray. Pool. Hagaman. Pope. Hall. Powell. Harman. Rawlins. Harper. Raymer. High. Renfro. Hollowell. Rice. Hoskins. Robinson. Jacks. Rogers. Jordan. Rowell. Justice. Sanford. Kemble. Shearer. Kenyon. Sheats. King. Simmons. Kinnear. Simpson. Kittrell. Sinks. Laird. Smith of Nueces. Lane of Hamilton. Smyth. Lane of Harrison. Stautzenberger. Lipscomb. Stell. Loftin. Stevenson. Mankin. Storey. Masterson. Stout. Maxwell. Taylor. McBride. Veatch. McDonald. Walker. McDougald. Wallace. McFarlane. Webb. McGill. Wells. McKean. Westbrook.

Present-Not Voting.

Wester.

Williamson.

Woodruff.

Farrar.

McNatt.

Merritt.

Moore.

Parish.

Absent.

Alexander Kayton. of Bastrop. Low. Avis. Montgomery. Bird. Morris. Nicholson. Blount. Petsch. Bonham. Covey. Purl. Cox of Navarro. Rowland. Runge. Cummings. Smith of Travis. Dielmann. Dinkle. Sparks. Donnell. Strong. Dunlap. Teer. Thompson. Faulk. Foster. Tomme. Hull. Wade. Wilson. Jasper. Johnson. Young. Jones.

Absent—Excused.

Irwin. Stevens.

SENATE BILL NO. 209 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 209, A bill to be entitled "An Act to amend Sections 1 and 3 of the Act passed by the Thirty-eighth Legislature of Texas, the same being Chapter 74 of the Acts of the Regular Session of the Thirty-eighth Legislature, by taking Fayette county out of the First Supreme Judicial District of Texas and placing it in the Third Supreme Judicial District of Texas, and to repeal all laws in conflict herewith, and declaring an emergency."

The bill was read second time and

was passed to third reading.

SENATE BILL NO. 209 ON THIRD READING.

Mr. Pavlica moved that the constitutional rule requiring bills to be read on three several days be suspended and that Senate bill No. 209 be placed on its third reading and final passage.

The motion prevailed by the follow-

ing vote:

Yeas-110.

Downs. Acker. Dunn of Falls. Albritton. Dunn of Hopkins. Alexander of Limestone. Durham. Enderby. Amsler. Atkinson. Farrar. Faulk. Baker of Orange. Baker of Panola. Fields. Barker. Finlay. Florence. Barron. Bartlett. Frnka. Graves. Bateman. Bean. Gray. Bedford. Hagaman. Hall. Bird. Bobbitt. Harman. Harper. Boggs. High. Brown. Hollowell. Bryant. Cade. Hoskins. Carter. Jacks. Chitwood. Jasper. Coffey. Justice. Coody. Kenyon. Cox of Lamar. King. Kinnear. Dale. Kittrell. Daniels. Davis of Dallas. Laird. Davis of Wood. Lane of Hamilton.

Lane of Harrison. DeBerry.

Dinkle. Lipscomb. Loftin. Sanford. Mankin. Shearer. Masterson. Sheats. Maxwell. Simmons. McBride. Simpson. McDonald. Sinks. Smith of Nueces. McDougald. Smith of Travis. McFarlane. McGill. Smyth. McNatt. Stautzenberger. Stell. Merritt. Stevenson. Moore. Parish. Storey. Pavlica. Stout. Pearce. Strong. Perdue. Taylor. Teer. Poage. Pool. Thompson. Pope. Veatch. Powell. Walker. Rawlins. Wallace. Raymer. Webb. Renfro. Wells. Rice. Westbrook. Robinson. Wester. Rogers. Woodruff. Rowell.

Absent.

Alexander Kemble. of Bastrop. Low. McKean. Avis. Blount. Montgomery. Bonham. Morris. Nicholson. Conway. Covey. Petsch. Cox of Navarro. Purl. Rowland. Cummings. Dielmann. Runge. Donnell. Sparks. Dunlap. Tomme. Foster. Wade. Hull. Williamson. Johnson. Wilson. Jones. Young.

Absent—Excused.

Irwin. Jordan.

Kayton.

Stevens.

The Speaker then laid Senate bill No. 209 before the House on its third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-110.

Acker. Bateman. Albritton. Bean. Alexander Bedford. of Limestone. Bird. Amsler. Bobbitt. Atkinson. Boggs. Baker of Orange. Baker of Panola. Brown. Bryant. Barker. Cade.

McDonald. Carter. Chitwood. McDougald. Coffey. McFarlane. Conway. McGill. Coody. Cox of Lamar. McKean. McNatt. Dale. Moore. Daniels. Parish. Davis of Wood. Pavlica. DeBerry. Pearce. Dinkle. Perdue. Downs. Poage. Dunn of Falls. Dunn of Hopkins. Pool. Pope. Durham. Powell. Enderby. Rawlins. Renfro. Farrar. Finlay. Rice. Robinson. Florence. Frnka. Rogers. Rowell. Graves. Gray. Rowland. Sanford. Hagaman. Hall. Shearer. Harper. Sheats. High. Hollowell. Simmons. Simpson. Hoskins. Sinks. Smith of Nueces. Jacks. Jasper. Smyth. Jordan. Stautzenberger. Justice. Stell. Kemble. Stevenson. Kenyon. Storey. Kinnear. Strong. Kittrell. Teer. Laird. Thompson. Lane of Hamilton. Veatch. Lipscomb. Walker. Loftin. Wallace. Mankin. Westbrook. Masterson. Wester. Woodruff. Maxwell. McBride.

Absent.

King. Alexander Lane of Harrison. of Bastrop. Avis. Barron. Bartlett. Blount. Bonham. Covey. Cox of Navarro. Cummings. Davis of Dallas. Dielmann. Donnell. Dunlap. Faulk. Fields. Foster. Harman. Wells. Hull. Williamson. Johnson. Wilson. Jones.

Kayton.

Low. Merritt. Montgomery. Morris. Nicholson. Petsch. Purl. Raymer. Runge. Smith of Travis. Sparks. Stout. Taylor. Tomme. Wade. Webb.

Young.

Absent—Excused.

Irwin.

Stevens.

SENATE BILL NO. 266 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 266, A bill to be entitled "An Act to amend Section 2, of Chapter 91, of the Acts of the Regular Session of the Thirty-fifth Legislature, relating to the organization and time of holding district courts in the Forty-ninth Judicial District of Texas, and to amend Section 2, of Chapter 55, of the Acts of the Regular Session of the Thirty-eighth Legislature, relating to the organization and time of holding district courts in the Seventy-ninth Judicial District of Texas, so as to take Jim Hogg county, Texas, out of said Seventy-ninth Judicial District, for the rearranging of the time and terms for holding district courts in the various counties composing said Forty-ninth Judicial District and said Seventy-ninth Judicial District, and providing that all process, recognizances, writs and bonds issued, served, executed or entered into, for the district courts in the various counties in said Forty-ninth Judicial District and said Seventy-ninth Judicial District, before this act goes into effect, shall be returnable to the respective terms of the courts hereby fixed, and providing that all grand and petit jurors selected in any of said counties before this act goes into effect shall be legal jurors for the respective terms of the courts fixed by this act, and providing that this act shall take effect from and after August 15, 1925, and repealing all laws in conflict herewith, and declaring an emergency."

The bill was read second time and was passed to third reading.

SENATE BILL NO. 266 ON THIRD READING.

Mr. Bobbitt moved that the constitutional rule requiring bills to be read on three several days be suspended and that Senate bill No. 266 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-107.

Acker. Albritton. Alexander of Limestone.

Amsler. Atkinson. Avis. Baker of Orange. Baker of Panola. Barker. Barron. Bartlett. Bateman. Bean. Bedford. Bird. Bobbitt. Boggs. Brown. Bryant. Cade. Carter. Chitwood. Coffey. Conway. Cox of Lamar. Dale. Daniels. Davis of Dallas. Davis of Wood. DeBerry. Dinkle.

Downs. Dunn of Falls. Dunn of Hopkins. Durham. Enderby. Farrar. Fields. Finlay. Florence. Frnka. Graves. Gray.

Harper. High. Hollowell. Hoskins. Jacks. Jasper. Jordan. Kemble. Kenyon. Kinnear. Kittrell.

Hall.

Harman.

Laird. Lane of Hamilton. Woodruff. Lane of Harrison.

Present-Not Voting.

Justice.

Absent.

Alexander of Bastrop. Blount. Bonham. Coody. Covey. Cox of Navarro Cummings. Dielmann. Donnell.

Dunlap. Faulk. Foster. Hagaman. Hull. Johnson. Jones. Kayton. King. Low.

Lipscomb. Loftin. Mankin. Masterson. Maxwell. McBride. McDonald. McDougald. McGill.

McKean. McNatt. Merritt. Moore. Parish. Pavlica. Pearce. Perdue. Poage. Pool. Pope. Powell. Rawlins. Renfro. Rice.

Robinson. Rogers. Rowell. Rowland. Sanford. Shearer.

Sheats. Simmons. Simpson. Sinks.

Smith of Nueces. Smith of Travis.

Smyth. Stautzenberger.

Stell. Stevenson. Storey. Stout. Strong. Taylor. Thompson. Veatch. Walker. Wallace. Webb. Westbrook.

McFarlane. Teer. Tomme. Montgomery. Morris. Wade. Nicholson. Wells. Petsch. Wester. ${f W}$ illiamson. Purl. Raymer. Wilson. Runge. Young. Sparks.

Absent—Excused.

Irwin.

Stevens.

The Speaker then laid Senate bill No. 266 before the House on its third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-105.

High. Acker. Hollowell. Albritton. Alexander Hoskins. of Limestone. Jacks. ${f Amsler.}$ Jasper Kemble. Avis. Baker of Orange. King. Baker of Panola. Kinnear. Barker. Laird. Lane of Hamilton. Barron. Bartlett. Lane of Harrison. Lipscomb. Bateman. Bean. Loftin. Bedford. Mankin. Bird. Masterson. Bobbitt. Maxwell. McBride. Boggs. Brown. McDonald. Bryant. McDougald. McGill. Cade. McNatt. Carter. Chitwood. Moore. Coffey. Parish. Pavlica. Conway. Coody. Pearce. Cox of Lamar. Perdue. Dale. Poage. Pool. Daniels. Davis of Dallas. Pope. Davis of Wood. Powell. DeBerry. Rawlins. Dinkle. Renfro. Downs. Rice. Dunn of Hopkins. Robinson. Durham. Rogers. Enderby. Rowell. Farrar. Rowland. Faulk. Sanford. Fields. Shearer. Finlay. Sheats. Florence. Simmons. Frnka. Simpson. Graves. Sinks. Smith of Nueces. Smith of Travis. Hagaman. Hall. Stautzenberger. Harman. Harper. Stell.

Stevenson. Walker.
Storey. Webb.
Strong. Wells.
Taylor. Westbrook.
Teer. Wester.
Thompson. Woodruff.

Nays—1.

Gray.

Present-Not Voting.

Justice.

Absent.

Alexander McFarlane. McKean. of Bastrop. Merritt. Atkinson. Blount. Montgomery. Morris. Bonham. Covey. Nicholson. Cox of Navarro. Petsch. Purl. Cummings. Dielmann. Raymer. Donnell. Runge. Dunlap. Smyth. Dunn of Falls. Sparks. Foster. Stout. Hull. Tomme. Wade. Johnson. Wallace. Jones. Kayton. Williamson. Wilson. Kenyon. Kittrell. Young. Low.

Absent—Excused.

Irwin. Jordan. Stevens.

SENATE BILL NO. 352 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 352, A bill to be entitled "An Act for the protection of fish in, and for the regulation of the catching and taking fish in, and for the prohibiting of the sale, barter and purchase of fish taken in the waters which are located in the valley of the Big Wichita River from where the lower or diversion dam on the Big Wichita River is located, which was built by the Wichita County Water Improvement District No 1, in the northeast corner of Archer county, Texas, and from said dam and above the same up the valley of the said Big Wichita River to the storage dam on the said river built by said Wichita County Water Improvement District No. l in Taylor county, Texas, and up the valley of said river from said storage dam as far as the waters by said storage dam are impounded in said river in

Baylor county, Texas, or in any waters which are impounded in Archer county, Texas, and in Taylor county, Texas, by said diversion dam, or in any water which is impounded in Baylor county, Texas, by said storage dam, or in any water in Lake Wichita in Wichita county, Texas, or in any water impounded by the dam across Holliday Creek forming said Lake Wichita in Wichita county, Texas, or in any water in the Big Wichita River in Baylor county, Texas, connecting the big reservoir, or Lake Kemp, created by said storage dam, with the diversion reservoir, or Diversion Lake, formed in Baylor and Archer counties, Texas, by said diversion dam, or in any waters of the irrigation canals connected with Lake Kemp or said diversion dam, or in any water in laterals leading off from said canals in Baylor county, Texas, Archer county, Texas, Wichita county, Texas, or Wilbarger county, Texas, or in any water in Wichita county, Texas, or in Archer county, Texas, in the lateral, canal or drainage ditch leading from,

The bill was read second time and was passed to third reading.

SENATE BILL NO. 352 ON THIRD READING.

Mr. Daniels moved that the constitutional rule requiring bills to be read on three several days be suspended and that Senate bill No. 352 be placed on its third reading and final passage.

The motion prevailed by the following

Yeas-110.

Chitwood. Acker. Coffey. Albritton. Alexander Conway. Coody. of Bastrop. Cox of Lamar. Alexander Cox of Navarro. of Limestone. Dale. Amsler. Daniels. Atkinson. Davis of Dallas. Avis. Davis of Wood. Baker of Orange. Baker of Panola. DeBerry. Dinkle. Barker. Donnell. Barron. Downs. Bartlett. Dunn of Hopkins. Bateman. Durham. Bean. Enderby. Bedford. Fields. Bird. Finlay. Boggs. Florence. Brown. Foster. Bryant. Frnka. Cade.

Poage. Gray. Hagaman. Pool. Hall. Pope. Harman. Powell. Rawlins. Harper. Raymer. High. Hollowell. Rice. Hoskins. Robinson. Rogers. Jacks. Rowell. Jasper. Jordan. Rowland. Justice. Sanford. Kemble. Shearer. Kenvon. Sheats. King. Simmons. Kinnear. Simpson. Kittrell. Sinks. Smith of Nueces. Laird. Lane of Hamilton. Smith of Travis. Lane of Harrison. Smyth. Stautzenberger. Loftin. Masterson. Stell. Stevenson. Maxwell. McBride. Storey. Stout. McDonald. Strong. McDougald. Taylor. McFarlane. Veatch. McGill. Walker. McKean. Wallace. McNatt. Webb. Merritt. Moore. Wells. Westbrook. Parish. Pavlica. Wester. Woodruff. Pearce. Perdue.

Present-Not Voting.

Carter.

Absent.

Mankin. Blount. Montgomery. Bobbitt. Morris. Bonham. Nicholson. Covey. Petsch. Cummings. Purl. Dielmann. Renfro. Dunlap. Dunn of Falls. Runge. Sparks. Farrar. Teer. Faulk. Thompson. Graves. Tomme. Hull. Wade. Johnson. Williamson. Jones. Wilson. Kayton. Young. Lipscomb.

Absent—Excused.

Irwin.

Low.

The Speaker then laid Senate bill No. 352 before the House on its third reading and final passage.

Stevens.

The bill was read third time and was passed by the following vote:

Yeas-108.

Acker. Justice. Albritton. Kemble. Alexander King. of Bastrop. Kinnear. Alexander Kittrell. of Limestone. Laird. Lane of Hamilton. Amsler. Lane of Harrison. Atkinson. Avis. Loftin. Baker of Orange. Mankin. Baker of Panola. Masterson. Barker. Maxwell. McBride. Barron. Bateman. McDonald. Bean. McFarlane. Bedford. McGill. Bird. McKean. McNatt. Bobbitt. Merritt. Boggs. Moore. Brown. Parish. Bryant. Pavlica. Cade. Chitwood. Pearce. Perdue. Coffey. Poage. Conway. Coody. Pool. Cox of Lamar. Pope. Powell. Cox of Navarro. Rawlins. Dale. Daniels. Raymer. Davis of Dallas. Davis of Wood. Renfro. Rice. DeBerry. Robinson. Dinkle. Rogers. Donnell. Rowell. Rowland. Downs. Dunn of Falls. Sanford. Dunn of Hopkins. Shearer. Durham. Sheats. Enderby. Simmons. Simpson. Finlay. Florence. Sinks. Smith of Nueces. Foster. Frnka. Smyth. Stautzenberger. Graves. Stell. Gray. Stevenson. Hagaman. Hall. Storey. Harman. Strong. Taylor. Harper. Veatch. High. Hollowell. Walker. Hoskins. Wallace. Jacks. Webb. Westbrook. Jasper. Johnson. Wester. Jordan. Woodruff.

Present-Not Voting.

Carter.

Fields.

Farrar.

Absent.

Bartlett. Blount. Bonham. Covey. Cummings. Petsch.
Dielmann. Purl.
Dunlap. Runge.

Faulk. Smith of Travis.
Hull. Sparks.
Jones. Stout.
Kayton. Teer.
Kenyon. Thompson.

Kenyon.
Lipscomb.
Low.
McDougald.
Montgomery.
Morris.
Thompson.
Wade.
Wade.
Wells.
Williamson.
Wilson.

Absent-Excused.

Irwin.

Nicholson.

Stevens.

Young.

EXTENDING SYMPATHY TO HON. T. K. IRWIN.

Mr. Smith of Travis offered the following resolution:

Resolved by the House of Representatives of the Thirty-ninth Legislature, That we deplore the assault on our fellow member, Hon. T. K. Irwin, last night by some unknown person and we hope for Mr. Irwin's speedy recovery, and that the person making the assault will be speedily apprehended and justice meted to him.

Signed—Hollowell, Bartlett, Barron, Farrar, Teer, Low, Rawlins, Frnka, Purl, Smith of Travis, Poage, Harman, Lane of Hamilton, Cummings, Bird, Kinnear and Renfro.

The resolution was read second time and was adopted.

(Speaker in the chair.)

MOTION TO SUSPEND HOUSE RULE.

Mr. DeBerry moved that the House rule relating to special orders be suspended in order to set Senate bill No. 252 as a special order for 10 o'clock a. m. tomorrow.

Yeas and nays were demanded, and the motion was lost by the following vote (not receiving the necessary twothirds vote):

Yeas-75.

Acker.
Albritton.
Amsler.
Baker of Orange.
Baker of Panola.
Barker.
Baker.
Bryant.
Cade.
Chitwood.
Coffey.
Coody.
Coody.
Covey.

Barker. Covey. Barron. Cox of Navarro.

Bateman. Dale. Bean. Daniels.

Bird. Davis of Dallas. Boggs. Davis of Wood.

Masterson.

Maxwell.

DeBerry. Moore. Downs. Morris. Dunn of Falls. Pavlica. Dunn of Hopkins. Pearce. Enderby. Petsch. Farrar. Powell. Faulk. Renfro. Finlay. Rice. Robinson. Florence. Frnka. Rogers. Graves. Rowell. Sanford. Harper. Hollowell. Shearer. Hoskins. Simpson. Jacks. Sinks. Jasper. Smith of Nueces. Smyth. Johnson. Justice. Stautzenberger. Stevenson. Kenyon. King. Storey. Kittrell. Strong. Laird. Thompson. Lane of Hamilton. Wallace. Lane of Harrison. Webb. Loftin. Wester. Low. Williamson.

Nays-58.

Young.

McDonald. Alexander McDougald. of Bastrop. Alexander McFarlane. McGill. of Limestone. McKean. Atkinson. Bartlett. McNatt. Bedford. Merritt. Bobbitt. Nicholson. Bonham. Parish. Brown. Perdue. Carter. Poage. Conway. Pool. Cox of Lamar. Pope. Purl. Cummings. Rawlins. Dinkle. Raymer. Donnell. Rowland. Durham. Sheats. Fields. Simmons. Foster. Smith of Travis. Gray. Sparks. Hagaman. Stell. Hall. Stout. Harman. Taylor. High. Jordan. Teer. Veatch. Kemble. Wade. Kinnear. Lipscomb. Wells.Westbrook. Mankin. Woodruff. McBride.

Absent.

Avis. Kayton.
Blount. Montgomery.
Dielmann. Runge.
Dunlap. Tomme.
Hull. Walker.
Jones. Wilson.

Absent—Excused.

Irwin.

Stevens.

MESSAGE FROM THE SENATE.

Senate Chamber, Austin, Texas, March 4, 1925.

Hon. Lee Satterwhite, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has passed

H. B. No. 417, A bill to be entitled "An Act to aid in protection of the property and lives of the citizens of Cameron and Willacy counties from further disastrous and calamitous overflows, and conserving and increasing the State revenues derived from said counties by granting and donating to Cameron county, for a term of twenty-five years, or so much thereof as may be necessary, a portion of the State ad valorem taxes levied and collected on property subject to taxation in said county, to be used in part payment of interest and sinking fund of bonds to be issued by said county to provide for the construction of the necessary breakwaters, levees, dykes, floodways and drainways to protect Cameron and Willacy counties from such overflows, and providing for the administration of this act."

Respectfully, MORRIS C. HANKINS, Assistant Secretary of the Senate.

SENATE BILLS ON FIRST READING.

The following Senate bills, received from the Senate today, were laid before the House, read severally first time, and referred to the appropriate committees, as follows:

Senate bill No. 314, to the Committee on Highways and Motor Traffic.

Senate bill No. 417, to the Committee on Conservation and Reclamation.

Senate bill No. 189, to the Committee on Judicial Districts.

NOTICE GIVEN.

Mr. Williamson gave notice that he would on tomorrow ask to be taken up for consideration at that time Senate bill No. 74.

Mr. McGill gave notice that he would on tomorrow ask to be taken up for consideration at that time Senate bill No. 16.

ADJOURNMENT. .

Mr. Barker moved that the House recess until 7:30 o'clock p. m. today.

Mr. Jacks moved that the House recess to 9 o'clock a. m. tomorwow.

Mr. McFarlane moved that the House adjourn until 9 o'clock a. m. tomorrow. Mr. Moore moved that the House re-

cess to 10 o'clock a. m. tomorrow.

The motion of Mr. McFarlane prevailed, and the House, accordingly, at 5:30 o'clock p. m., adjourned until 9 o'clock a. m. tomorrow.

APPENDIX.

STANDING COMMMITTEE REPORTS.

The following committees have today filed favorable reports on bills, as follows:

School Districts — House bills Nos. 575, 585, 578, 584, 583, 588, 591, 563, 603, 561; Senate bill No. 260.

Criminal Jurisprudence—House bills Nos. 483, 330; Senate bill No. 305.

Education—House bills Nos. 472 and 577.

Highways and Motor Traffic—House bills Nos. 571 and 593.

REPORTS OF COMMITTEE ON ENGROSSED BILLS.

Committee Room, Austin, Texas, March 3, 1925.

Hon. Lee Satterwhite, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills have carefully examined and compared

H. B. No. 572, A bill to be entitled "An Act creating a more efficient road system for Wharton county,"

And find the same correctly engrossed. ROWELL, Chairman.

Committee Room, Austin, Texas, March 3, 1925.

Hon. Lee Satterwhite, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills have carefully examined and comnared

H. B. No. 320, A bill to be entitled "An Act to amend Article 6901a of Chapter 1, Title 119, of the Revised Statutes of Texas of 1911, as enacted by Chapter 29 of the General Laws of the Fourth Called Session of the Thirty-fifth Legislature, and as amended by Chapter 98 of the General Laws, Regular Session of the Thirty-sixth Legislature, and as amended by Chapter 184 of the General Laws, Regular Session of

the Thirty-eighth Legislature, being an act to change the designated year upon which is based the assessed valuation of taxable properties affected by the act to be amended, and relating to the compensation of county commissioners; repealing all laws and parts of laws in conflict herewith, and declaring an emergency,"

And find the same correctly engrossed. ROWELL, Chairman.

Committee Room, Austin, Texas, March 3, 1925.

Hon. Lee Satterwhite, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills have carefully examined and compared

H. B. No. 570, A bill to be entitled "An Act to create a more efficient road system for Jackson county, and declaring an emergency,"

And find the same correctly engrossed. ROWELL, Chairman.

Committee Room, Austin, Texas, March 3, 1925.

Hon. Lee Satterwhite, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills have carefully examined and compared

H. B. No. 473, A bill to be entitled "An Act to amend an act of the Second Called Session of the Thirty-eighth Legislature, Chapter 29, entitled Enlarging the Megargel Independent School District; an act defining the boundaries of the Megargel County Line Independent School District; providing for the transportation of pupils; for assessing and collecting taxes; authorizing the trustees to sue for the collection of delinquent taxes; providing that said district assume payment of that pro rata part of indebtedness due by the district on account of territory out of said district by this act; providing that any part of this act being declared invalid shall not affect other parts; giving the trustees the right to increase the area of said district,' and declaring an emergency,"

And find the same correctly ngrossed. ROWELL, Chairman.

Committee Room, Austin, Texas, March 3, 1925.

Hon. Lee Satterwhite, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed

Bills have carefully examined and com-

H. B. No. 498, A bill to be entitled "An Act repealing Chapter 17, Local and Special Laws, enacted by the First Called Session of the Thirty-third Legislature, and amended by the Regular Session of the Thirty-sixth Legislature, entitled 'San Patricio County Road System'; creating and providing that the general laws of the State of Texas relating to working public roads, appointing overseers, the issuance of bonds for the construction of public roads, shall be applicable to San Patricio county, validating all defined road districts defined, created and established under and by virtue of said San Patricio county special road law, as well as the road bonds issued thereunder, and declaring an emergency.

And find the same correctly engrossed. ROWELL, Chairman.

REPORTS OF COMMITTEE ON EN-ROLLED BILLS.

Committee Room. Austin, Texas, February 27, 1925.

Hon. Lee Satterwhite, Speaker of the House of Representatives.

Your Committee on Enrolled Bills, to who was referred

H. B. No. 295, "An Act regulating the practice of optometry by adding new sections to be numbered 13a, 13b, 13c, 13d, 13e, 13f, 13g, 13h and 13i, to Chapter 51, Acts of the Thirty-seventh Legislature, First Called Session, and amending Section 16, Chapter 51, Acts of the Thirty-seventh Legislature, First Called Session; Section 13a, providing for an annual renewal fee and the price charged therefor and declaring a license void for non-payment thereof; Section 13b, prescribing duties of board as to issuance of annual renewal certificates; Section 13c, defining and construing the words 'ascertaining and measuring the powers of vision of the human eye,' as used in Section One (1), Chapter Fifty-one (51), Acts of the Thirty-seventh Legislature. First Called Session; Section 13d, defining and construing the words 'and fitting lenses or prisms,' as used in Section One (1), Chapter 51, Acts of the Thirty-seventh Legislature, First Called Session; Section 13e, defining and construing the words, 'persons who sell spectacles and eyeglasses as merchan-dise,' as used in this act; Section 13f, providing that signing, or causing a prescription to be signed, for an ophthalmic lens without personal examination of eyes prescribed for, or practicing optome- I

try under this act when knowingly suffering from a contagious or infectious disease to be against interests of public health, welfare, safety and comfort and violation of this act; Section 13g, permitting optical mechanics to do mechanical work of manufacturing ophthalmic lenses, providing for sale of ophthalmic lenses, providing for sale of ready-towear spectacles or eveglasses at wholesale as merchandise to merchants for resale as provided; Section 13h, providing that it shall be unlawful for any person in the State to give spectacles and eyeglasses as a prize or premium or inducement to promote sale of certain things named; Section 13i, repealing laws in conflict; Section 16, providing that nothing in this act shall be construed to apply to persons who sell spectacles and eve glasses as merchandise, officers or agents of the United States or the State of Texas in the discharge of their official duties, or to prevent duly licensed physicians and surgeons from treating the human eye or prescribing or fitting lenses or glasses for the aid thereof,"

Have carefully compared same and find it correctly enrolled.

STOUT, Chairman.

Committee Room, Austin, Texas, February 27, 1925.

Hon. Lee Satterwhite, Speaker of the House of Representatives.

Your Committee on Enrolled Bills, to whom was referred

H. B. No. 32, "An Act making an appropriation to pay the presidential electors of Texas; providing how it shall be made, ond declaring an emergency,"

Have carefully compared same and find it correctly enrolled.

STOUT, Chairman.

Committee Room, Austin, Texas, March 3, 1925.

Hon. Lee Satterwhite, Speaker of the House of Representatives.

Your Committee on Enrolled Bills, to whom was referred

H. B. No. 394, "An Act to amend Article 1399 of the Revised Civil Statutes of Texas, by providing that the assessor of taxes and collector of taxes in counties having within their boundaries a city or cities, other than the county seat, having a population of 20,-000 or more may maintain a branch office in said city or cities, with one or more deputies, and providing for the payment of expenses for maintaining said offices,"

Have carefully compared same and find it correctly enrolled.

STOUT, Chairman.

Committee Room, Austin, Texas, February 27, 1925.

Hon. Lee Satterwhite, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 354, "An Act to amend Chapter 110, Local and Special Laws of the Thirty-third Legislature, Regular Session, being an act entitled 'An Act creating the Pearsall Independent School District in Frio county, Texas, including the town of Pearsall, incorporated for school purposes under general laws of 1891; providing that bonded indebtedness created by said town of Pearsall shall not be a charge upon the new territory added thereto by this act, and no tax shall be levied on said new territory for payment of said indebtedness; providing for a board of trustees in said independent school district and conferring upon said district and its board of trustees all the rights, powers, privileges and duties now conferred and imposed by the general laws of the State upon independent school districts and the board of trustees thereof, and declaring an emergency,' by amending Section 1 of the said act so that it shall hereafter read as herein set out and by adding thereto Section 6a, providing that an election may be held to determine as to the assumption of outstanding indebtedness of territory incorporated into the Pearsall Independent District, validating current contracts for the maintenance of the schools of the districts included in the said Pearsall Independent District, and declaring an emergency,"

Have carefully compared same and find it correctly enrolled.

STOUT, Chairman.

Committee Room, Austin, Texas, March 3, 1925.

Hon. Lee Satterwhite, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 210, "An Act to increase the civil jurisdiction of the county court of Cochran county, and declaring an emergency,"

Have carefully compared same and find it correctly enrolled.

STOUT, Chairman.

Committee Room, Austin, Texas, March 3, 1925.

Hon. Lee Satterwhite, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 267, "An Act creating and incorporating the Draw Independent School District in Lynn county, Texas, out of territory now comprising the Draw Common School District No. 8 in Lynn county, Texas; defining the boundaries thereof; providing for a board of trustees thereof, and defining their powers and authority; authorizing such board of trustees to levy, assess and collect taxes for maintenance and building purposes, and to issue bonds therefor; providing for an assessor and collector of taxes and a board of equalization for said district; providing for the validation of all outstanding obligations and indebtedness of the said Draw Common School District No. 8 and the assumption of all such obligations and indebtedness by the Draw Independent School District; validating and continuing in force all taxes and bonds that are now in force in said district; providing that the title to all property in said district be divested out of the Draw Common School District No. 8 and vested in Draw Independent School District as created by this act; providing for the election and terms of office of the trustees of said district and filling vacancies on said board; providing for a seal for said district; providing that said trustees shall be governed by the general laws of Texas in all matters where this act is silent; repealing all laws and parts of laws in conflict herewith, and declaring an emergency,

Have carefully compared same and find it correctly enrolled.

STOUT, Chairman.

Committee Room, Austin, Texas, March 3, 1925.

Hon. Lee Satterwhite, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 308, "An Act to establish a system of public roads and bridges for Denton county and to empower the commissioners court to provide rules and regulations therefor, and a system for the construction of such roads and bridges, the maintenance and repair thereof, and to condemn private property for such purposes; to constitute each county commissioner ex-offico commis-

sioner of the public roads and bridges of his precinct and to prescribe the powers and duties of the county commissioners pertaining to roads; to regulate the expenditure of moneys arising from the levy of taxes for road and bridge purposes; to designate and define certain cardinal roads in the county; to provide for the selection of a county engineer and for the employment of a consulting engineer, and for road construction; to employ special counsel for the county, when road matters are involved, and to empower the commissioners court to make such contracts with respect to the construction, maintenance or repair of roads and bridges that may be necessary, and to provide for the compensation of the commissioners for the performance of their duties under the terms of this act, and to prescribe penalties for the violation of this act, and repealing all laws in conflict with the provisions hereof, and declaring an emergency,"

Have carefully compared same and find it correctly enrolled.

STOUT, Chairman.

STOCI, Chairman

Committee Room, Austin, Texas, February 27, 1925.

Hon. Lee Satterwhite, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 415, "An Act creating and Goodlett incorporating -Independent School District in Hardeman county, Texas, defining the boundaries thereof; providing for a board of trustees, their election, terms of office, qualifications, powers, duties and authority; authorizing said board to levy, assess and collect taxes for maintenance and building purposes and to issue bonds; providing for an assessor and collector of taxes and a board of equalization; providing that the Goodlett Independent School District shall assume and discharge all valid outstanding bonds, obligations and indebtedness of Common School District No. 32, in Hardeman county, Texas; validating and continuing in force all taxes heretofore voted and now in force in said Common School District No. 32; providing that the title to all property now vested in Common School District No. 32 shall on the passage of this act vest in Goodlett Independent School District as herein created; providing for filling vacancies in the board of trustees; providing for the collection of delinquent taxes; providing for taking scholastic census; providing for a seal for said district; providing

shall in all things be governed by the general laws of Texas relating to independent school districts in matters where this act is silent; repealing all laws in conflict herewith; providing that invalidation by the courts of any provision of this act shall not invalidate any remaining portion or provision hereof, and declaring an emergency,"

Have carefully compared same and find it correctly enrolled.

STOUT, Chairman.

Committee Room, Austin, Texas, February 27, 1925.

Hon. Lee Satterwhite, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 376, "An Act to amend Chapter 63, Local and Special Laws of the Third Called Session of the Thirty-sixth Legislature, same being an act creating the Dixon Independent School District in Hunt county, Texas, by redefining its boundaries and by adding thereto Sections 2a, 2b, 2c and 2d; authorizing said Dixon Independent School District to issue bonds under the provisions of the general law for the purpose of providing funds to be expended in payment of accounts legally contracted in constructing and equipping public free school buildings in said district, or for the purpose of purchasing, constructing, repairing or equipping public free school buildings within the limits of said district and the purchase of the necessary sites therefor; validating bond issue for said purposes heretofore authorized by a majority of property taxpaying voters of said district, and declaring an emergency,'

Have carefully compared same and find it correctly enrolled.

STOUT, Chairman.

Committee Room, Austin, Texas, February 27, 1925.

Hon. Lee Satterwhite, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

trict No. 32; providing that the title to all property now vested in Common School District No. 32 shall on the passage of this act vest in Goodlett Independent School District as herein created; providing for filling vacancies in the board of trustees; providing for the collection of delinquent taxes; providing for taking scholastic census; providing for a seal for said district; providing that the board of trustees of said district levied; vesting the title of certain school

property in the board of trustees of the Dry Lake Independent School District; placing the district in all other matters under the provisions of the general law, and declaring an emergency.

Have carefully compared same and

and it correctly enrolled.

STOUT, Chairman.

Committee Room, Austin, Texas, February 27, 1925.

Hon. Lee Satterwhite, Speaker of the House of Representatives.

Your Committee on Enrolled Bills, to whom was referred

H. B. No. 299, "An Act to amend Chapter 107, Section 3, of the Local and Special Laws of the Thirty-fifth Legislature, regulating the method of taking or catching fish in the public fresh waters of Tom Green county, State of Texas, and providing penalties for violations, and declaring an emergency,

Have carefully compared same and find it correctly enrolled.

STOUT, Chairman.

Committee Room, Austin, Texas, February 27, 1925. Hon. Lee Satterwhite, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 374, "An Act making it unlawful for the commissioners court of McCulloch, San Saba and Lampasas counties to pay out of the general fund of such counties bounties for the destruction of predatory animals; providing that on petition of two hundred freeholders the commissioners court of such county may provide amount of bounty; and prescribing manner of payment, and declaring an emergency,"

Have carefully compared same and find it correctly enrolled.

STOUT, Chairman.

Committee Room. Austin, Texas, February 27, 1925. Hon. Lee Satterwhite, Speaker of the House of Representatives.

Your Committee on Enrolled Bills, to whom was referred

H. B. No. 294, "An Act changing the time of holding the terms of the district Court in the One Hundredth Judicial district, and providing that alll process and writs heretofore issued and all recognizances and bonds heretofore made and executed and returned to existing terms of district court in the counties compose; for free school purposes only; vesting

ing said district, together with jurors heretofore selected are valid and returnable to the first term of such court after this act takes effect, and providing for the continuation of the existing district courts in said counties in session when this act takes effect to the end of their terms, repealing all conflicting laws and declaring an emergency,"

Have carefully compared same and

find it correctly enrolled.

STOUT, Chairman,

Committee Room, Austin, Texas, February 27, 1925.

Hon. Lee Satterwhite, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 180, "An Act amending Article 6267 of the Revised Civil Statutes of 1911 as amended, and amending Chapter 2, Title 105, Revised Civil Statutes of 1911, by inserting therein Article 6267a, said articles relating to pensions; authorizing and directing the collection of the increased amount of taxes under Section 51 of Article III of the State Constitution as amended; amending the statutes so as to conform to the purpose and intent and the authority granted in said section of the Constitution as amended; repealing Chapter 86 of the General Laws of the Regular Session of the Thirty-sixth Legislature and all laws and parts of laws in conflict with this act; providing the rule of construction in event any part of this act should be held to be invalid, and declaring an emergency."

Have carefully compared same and find it correctly enrolled.

STOUT, Chairman.

Committee Room. Austin, Texas, March 4, 1925.

Hon. Lee Satterwhite, Speaker of the House of Representatives.

Your Committee on Enrolled Sir: Bills, to whom was referred

H. B. No. 137, "An Act creating the Matador Independent School District in Motley county, Texas, defining the boundaries thereof, vesting the management thereof in a board of seven trustees, providing for their election and for the organization of the board, vesting said district with all the rights, powers, privileges and duties of a town or village incorporated under the laws of the State

the board of trustees with the rights, powers, privileges and duties conferred and imposed by the general laws of this State upon trustees of independent school districts incorporated under the general laws of Texas; providing for the appointment of an assessor and collector of taxes and board of equalization, divesting the title of all property theretofore and now vested in Common School District No. 6, Motley county, Texas, out of said district and vesting the same in the board of trustees of Matador Independent School District of Motley county; declaring in full force and effect all maintenance tax heretofore voted, and all bonds heretofore issued by said Common School District No. 6 of Motley county, to be in full force and effect in so far as this act might affect them, and declaring an emergency,"

Have carefully compared same and find it correctly enrolled.

STOUT, Chairman.

Committee Room, Austin, Texas, March 4, 1925.

Hon. Lee Satterwhite, Speaker of the House of Representatives.

Your Committee on Enrolled Bills, to whom was referred

H. B. No. 146, "An Act dividing Ropes Independent School District in Hockley county, Texas; creating two independent school districts; creating and incorporating Ropes Independent School District No. 1. Hockley county, Texas; reestablishing and redefining the boundaries; providing for a board of trustees, their election, terms of office, qualifications, powers, duties and authority; authorizing said board to levy, assess and collect taxes for maintenance and building purposes and to issue bonds; providing for an assessor and collector of taxes and for a board of equalization; providing that the Ropes Independent School District shall assume and discharge any and all valid outstanding obligations and indebtedness of Ropes Independent School District No. 1 in Hockley county, Texas; validating and continuing in force all taxes heretofore voted and now in force in said Ropes Independent School District No. 1; providing that title to all property now vested in Ropes Independent School District as herein created; providing for filling vacancies in the board of trustees; providing for a seal for said district; providing that the board of trustees of said district shall in all things be governed by the general laws of Texas relating to independent school districts in Albritton.

matters where this act is silent; repealing all laws in conflict herewith; providing that invalidation by the courts of any provisions of this act shall not invalidate any remaining portion or provision, and declaring an emergency,

Have carefully compared same and find it correctly enrolled.

STOUT, Chairman.

Committee Room, Austin, Texas, March 4, 1925.

Hon. Lee Satterwhite, Speaker of the House of Representatives.

Sir Your Committee on Enrolled Bills, to whom was referred

H. B. No. 136, "An Act creating the Flomot Independent School District in Motley county, Texas, defining the boundaries thereof, vesting the management thereof in a board of seven trustees, providing for their election, and for the organization of the board; vesting said district with all the rights, powers, privileges and duties of a town or village incorporated under the laws of the State for free school purposes only; vesting the board of trustees with the rights, powers, privileges and duties conferred and imposed by the general laws of this State upon trustees of independent school districts incorporated under the general laws of the State of Texas; providing for the appointment of an assessor and collector of taxes and board of equalization, divesting the title to all property theretofore and now vested in Common School District No. 8, Motley county, Texas, out of said district, and vesting same in the board of trustees of Flomot Independent School District, declaring in full force and effect of all maintenance tax heretofore voted or bonds heretofore issued by Common School District No. 8, Motley county, Texas, to be in full force and effect in so far as this act might affect them, and declaring an emergency,'

Have carefully compared same and find it correctly enrolled.

STOUT, Chairman.

THIRTY-SEVENTH DAY:

(Thursday, March 5, 1925.)

The House met at 9 o'clock a. m., pursuant to adjournment, and was called to order by Speaker Satterwhite.

The roll was called and the following members were present:

Acker.

Alexander of Bastrop.